STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-FOURTH GENERAL ASSEMBLY

25TH LEGISLATIVE DAY

THURSDAY, MARCH 3, 2005

1:00 O'CLOCK P.M.

HOUSE OF REPRESENTATIVES

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The House met pursuant to adjournment.

Representative Turner in the chair.

Prayer by Reverend Randy White with the Golden Point Christian Church in Hamilton, Illinois and Father Dennis Holtschneider, President of DePaul University in Chicago, Illinois.

Representative Delgado led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows: 115 present. (ROLL CALL 1)

By unanimous consent, Representatives Millner, Parke and Verschoore were excused from attendance.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Lindner replaced Representative Parke in the Committee on Consumer Protection on March 1, 2005.

Representative Beaubien replaced Representative Parke in the Committee on Insurance on March 1, 2005.

Representative Black replaced Representative Millner in the Committee on Consumer Protection on March 1, 2005.

Representative Eileen Lyons replaced Representative Hultgren in the Committee on Financial Institutions on March 1, 2005.

Representative Churchill replaced Representative Millner in the Committee on Transportation and Motor Vehicles on March 1, 2005.

Representative Bassi replaced Representative Parke in the Committee on Environment & Energy on March 2, 2005.

Representative Brady replaced Representative Stephens in the Committee on Gaming on March 2, 2005.

Representative Bost replaced Representative Millner in the Committee on Registration and Regulation on March 2, 2005.

Representative Winters replaced Representative Meyer in the Committee on Environmental Health on March 2, 2005.

Representative Brady replaced Representative Parke in the Committee on Environmental Health on March 2, 2005.

Representative Beaubien will replace Representative Saviano in the Committee on Executive on March 2, 2005.

Representative Black replaced Representative Stephens in the Committee on Registration and Regulation on March 2, 2005.

Representative Meyer replaced Representative Stephens in the Committee on State Government Administration on March 2, 2005.

Representative Poe replaced Representative Brauer in the Committee on Registration and Regulation on March 2, 2005.

Representative Lindner replaced Representative Parke in the Committee on Labor on March 2, 2005.

Representative Bill Mitchell replaced Representative Millner in the Committee on Judiciary II - Criminal Law for today only.

LETTER OF TRANSMITTAL

March 2, 2005

Clerk Mark Mahoney IL House of Representatives Room 402, State House Springfield, IL 62706

Dear Clerk Mahoney:

I hereby wish to recommit House Bill 461 back to the Labor Committee.

Thank you for your consideration in this matter.

With kindest personal regards, I remain

Sincerely yours, s/Michael J. Madigan Speaker of the House

COMMITTEE ON RULES REFERRALS

Representative Currie, Chairperson of the Committee on Rules, reported the following legislative measures and/or joint action motions have been assigned as follows:

Executive: HOUSE BILL 2586.

Judiciary II - Criminal Law: HOUSE BILL 3489.

COMMITTEE ON RULES REASSIGNMENTS

Representative Currie, Chairperson from the Committee on Rules, reassigned the following legislation: HOUSE BILL 889 was recalled from the Committee on Labor and reassigned to the Committee on Executive.

HOUSE BILL 2144 was recalled from the Committee on Judiciary II - Criminal Law and reassigned to the Committee on Executive.

HOUSE BILL 2617 was recalled from the Committee on Approp-Elementary & Secondary Education and reassigned to the Committee on Appropriations-Higher Education.

HOUSE BILL 3908 was recalled from the Committee on Approp-Elementary & Secondary Education and reassigned to the Committee on Appropriations-Higher Education.

HOUSE BILL 4023 was recalled from the Committee on Executive and reassigned to the Committee on Judiciary I - Civil Law.

MOTIONS SUBMITTED

Representative Saviano submitted the following written motion, which was placed on the order of Motions:

MOTION

Pursuant to Rule 60(b), I move to table HOUSE BILL 3697.

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for HOUSE BILL 672, as amended.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for HOUSE BILLS 639, 661, and 818.

REQUEST FOR FISCAL NOTES

Representative Black requested that Fiscal Notes be supplied for HOUSE BILLS 252, as amended, and 2692, as amended.

Representative Phelps requested that Fiscal Notes be supplied for HOUSE BILLS 781, 2461, and 3673.

REQUEST FOR STATE MANDATES FISCAL NOTE

Representative Black requested that a State Mandates Fiscal Note be supplied for HOUSE BILL 252 as amended.

REPORTS FROM STANDING COMMITTEES

Representative May, Chairperson, from the Committee on Environmental Health to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 471 and 695.

The committee roll call vote on House Bill 695 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

Y May,Karen(D), Chairperson A Brauer,Rich(R)
Y Churchill,Robert(R) Y Feigenholtz,Sara(D)

Y McCarthy, Kevin(D) Y Meyer, James(R), Rep. Spokesperson (Winters)

Y Parke, Terry(R) Y Ryg, Kathleen(D) Y Tryon, Michael(R) Y Yarbrough, Karen(D)

Y Younge, Wyvetter(D), Vice-Chairperson

The committee roll call vote on House Bill 471 is as follows:

9, Yeas; 1, Nays; 0, Answering Present.

Y May,Karen(D), Chairperson A Brauer,Rich(R)
Y Churchill,Robert(R) Y Feigenholtz,Sara(D)

N McCarthy, Kevin(D) Y Meyer, James(R), Rep. Spokesperson (Winters)

Y Parke, Terry(R) (Brady)
Y Tryon, Michael(R)
Y Ryg, Kathleen(D)
Y Yarbrough, Karen(D)

Y Younge, Wyvetter(D), Vice-Chairperson

Representative Delgado, Chairperson, from the Committee on Human Services to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 390, 599, 688, 822, 1365, 1366, 1406 and 3420.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 904, 1548, 2343 and 2344.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: HOUSE BILL 990.

The committee roll call vote on House Bills 822 and 1548 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
Y Coulson,Elizabeth(R)
Y Cultra,Shane(R)
Y Cultra,Shane(R)
Y Flowers,Mary(D)
Y Howard,Constance(D)
Y Jakobsson,Naomi(D)

Y Jenisch, Roger(R) Y Rita, Robert(D), Vice-Chairperson

The committee roll call vote on House Bill 1406 is as follows:

9, Yeas; 0, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
A Coulson,Elizabeth(R)
Y Dunn,Joe(R)
Y Howard,Constance(D)

A Collins,Annazette(D)
Y Cultra,Shane(R)
A Flowers,Mary(D)
Y Jakobsson,Naomi(D)

Y Jenisch, Roger(R) Y Rita, Robert(D), Vice-Chairperson

The committee roll call vote on House Bill 990 is as follows:

7, Yeas; 5, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson N Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
Y Coulson,Elizabeth(R)
N Dunn,Joe(R)
Y Collins,Annazette(D)
N Cultra,Shane(R)
Y Flowers,Mary(D)
Y Howard,Constance(D) (J. Lyons)
N Jakobsson,Naomi(D)

N Jenisch,Roger(R) Y Rita,Robert(D), Vice-Chairperson (McKeon)

The committee roll call vote on House Bill 3420 is as follows:

12, Yeas; 0, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
Y Coulson,Elizabeth(R)
Y Dunn,Joe(R)
Y Howard,Constance(D) (J.Lyons)
Y Collins,Annazette(D)
Y Cultra,Shane(R)
Y Flowers,Mary(D)
Y Jakobsson,Naomi(D)

Y Jenisch, Roger(R) Y Rita, Robert(D), Vice-Chairperson (McKeon)

The committee roll call vote on House Bills 2344 is as follows:

9, Yeas; 2, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

N Chavez,Michelle(D)Y Collins,Annazette(D)Y Coulson,Elizabeth(R)Y Cultra,Shane(R)Y Dunn,Joe(R)Y Flowers,Mary(D)Y Howard,Constance(D)N Jakobsson,Naomi(D)

Y Jenisch, Roger(R) A Rita, Robert(D), Vice-Chairperson (McKeon)

The committee roll call vote on House Bills 390, 688 and 2343 is as follows:

12, Yeas; 0, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
Y Coulson,Elizabeth(R)
Y Cultra,Shane(R)
Y Dunn,Joe(R)
Y Flowers,Mary(D)
Y Howard,Constance(D)
Y Jakobsson,Naomi(D)

Y Jenisch,Roger(R) Y Rita,Robert(D), Vice-Chairperson (McKeon)

The committee roll call vote on House Bills 599, 904, 1365 and 1366 is as follows:

12, Yeas; 0, Nays; 0, Answering Present.

Y Delgado, William (D), Chairperson Y Bellock, Patricia (R), Republican Spokesperson

Y Chavez,Michelle(D)
Y Coulson,Elizabeth(R)
Y Dunn,Joe(R)
Y Collins,Annazette(D)
Y Cultra,Shane(R)
Y Flowers,Mary(D)

Y Howard, Constance(D)

Y Jenisch, Roger(R)

Y Jakobsson, Naomi(D)

Y Rita, Robert(D), Vice-Chairperson

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 1289 and 1391.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 56, 315, 323, 325 and 1340.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: HOUSE BILL 1285.

The committee roll call vote on House Bills 1289 and 1340 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

Y Burke,Daniel(D), Chairperson A Acevedo,Edward(D)
Y Berrios,Maria(D) Y Biggins,Bob(R)
Y Bradley,Richard(D) Y Hassert,Brent(R)

A Jones, Lovana(D)
Y Kosel, Renee(R), Republican Spokesperson
Y Lyons, Eileen(R)
Y Lyons, Joseph(D), Vice-Chairperson

Y McKeon,Larry(D) Y Molaro,Robert(D)

A Saviano, Angelo(R)

The committee roll call vote on House Bills 56, 323, 325 and 1391 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) Y Biggins,Bob(R)
Y Bradley,Richard(D) Y Hassert,Brent(R)

Y Jones, Lovana(D)
Y Kosel, Renee(R), Republican Spokesperson
Y Lyons, Eileen(R)
Y Lyons, Joseph(D), Vice-Chairperson
Y McKeon, Larry(D)
Y Molaro, Robert(D)

Y Saviano, Angelo(R) (Beaubien)

The committee roll call vote on House Bill 315 is as follows:

10, Yeas; 1, Nays; 0, Answering Present.

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) N Biggins,Bob(R)
Y Bradley,Richard(D) A Hassert,Brent(R)

A Jones,Lovana(D)
Y Kosel,Renee(R), Republican Spokesperson
Y Lyons,Eileen(R)
Y Lyons,Joseph(D), Vice-Chairperson

Y McKeon,Larry(D) Y Molaro,Robert(D)

Y Saviano, Angelo(R) (Beaubien)

The committee roll call vote on House Bill 1285 is as follows:

7, Yeas; 4, Nays; 0, Answering Present.

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) N Biggins,Bob(R)
Y Bradley,Richard(D) A Hassert,Brent(R)

A Jones,Lovana(D)

N Kosel,Renee(R), Republican Spokesperson

N Lyons,Eileen(R)

Y Lyons,Joseph(D), Vice-Chairperson

Y McKeon,Larry(D) Y Molaro,Robert(D)

N Saviano, Angelo(R) (Beaubien)

Representative Osterman, Chairperson, from the Committee on Local Government to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 909, 2611 and 2613.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 1157, 1389 and 1500.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-Standard Debate: HOUSE BILLS 730 and 2692.

The committee roll call vote on House Bill 909 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

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Y Osterman, Harry(D), Chairperson
Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (Gordon)
Y Mathias, Sidney(R), Republican Spokesperson
Y Moffitt, Donald(R)
Y Ryg, Kathleen(D)
Y Tryon, Michael(R)
Y Y Watson, Jim(R)
Y Younge, Wyvetter(D)
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The committee roll call vote on House Bills 2611 and 2613 is as follows: 10, Yeas; 0, Nays; 0, Answering Present.

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Y Osterman, Harry(D), Chairperson
Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (Molaro)
Y Mathias, Sidney(R), Republican Spokesperson
Y Ryg, Kathleen(D)
Y Tryon, Michael(R)
Y Younge, Wyvetter(D)
Y Beiser, Daniel(D)
Y Kelly, Robin(D)
Y Moffitt, Donald(R)
Y Sommer, Keith(R)
Y Watson, Jim(R)
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The committee roll call vote on House Bills 1157 and 1500 is as follows: 11, Yeas; 0, Nays; 0, Answering Present.

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Y Osterman, Harry(D), Chairperson
Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (J.Bradley)
Y Mathias, Sidney(R), Republican Spokesperson
Y Ryg, Kathleen(D)
Y Tryon, Michael(R)
Y Younge, Wyvetter(D)
Y Beiser, Daniel(D)
Y Kelly, Robin(D)
Y Moffitt, Donald(R)
Y Sommer, Keith(R)
Y Watson, Jim(R)
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The committee roll call vote on House Bill 1389 is as follows: 8, Yeas; 3, Nays; 0, Answering Present.

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Y Osterman, Harry(D), Chairperson
Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (J.Bradley)
N Mathias, Sidney(R), Republican Spokesperson
Y Ryg, Kathleen(D)
Y Tryon, Michael(R)
Y Younge, Wyvetter(D)
Y Beiser, Daniel(D)
N Kelly, Robin(D)
Y Moffitt, Donald(R)
Y Watson, Jim(R)
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The committee roll call vote on House Bill 730 is as follows: 6, Yeas; 5, Nays; 0, Answering Present.

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N Osterman, Harry(D), Chairperson Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (J.Bradley) N Kelly, Robin(D)
N Mathias, Sidney(R), Republican Spokesperson
N Ryg, Kathleen(D) Y Moffitt, Donald(R)
Y Tryon, Michael(R) Y Watson, Jim(R)
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N Younge, Wyvetter(D)

The committee roll call vote on House Bill 2692 is as follows:

6, Yeas; 5, Nays; 0, Answering Present.

Y Osterman, Harry(D), Chairperson N Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson (McGuire)
N Mathias, Sidney(R), Republican Spokesperson
N Ryg, Kathleen(D)
Y Tryon, Michael(R)
N Watson, Jim(R)

Y Younge, Wyvetter(D)

Representative Holbrook, Chairperson, from the Committee on Environment & Energy to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 931 and 1362.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading--Short Debate: HOUSE BILL 669.

The committee roll call vote on House Bills 669, 931 and 1362 is as follows:

21, Yeas; 0, Nays; 0, Answering Present.

Y Holbrook, Thomas(D), Chairperson Y Nekritz, Elaine(D), Vice-Chairperson

Y Bradley,Richard(D)
Y Hamos,Julie(D)
Y Kosel,Renee(R)
Y Mautino,Frank(D)
Y Cultra,Shane(R)
Y Joyce,Kevin(D)
Y Leitch,David(R)
Y May,Karen(D)

Y Meyer, James(R) Y Parke, Terry(R) (Bassi)

Y Phelps,Brandon(D)
Y Rita,Robert(D)
Y Schock,Aaron(R)
Y Tenhouse,Art(R), Republican Spokesperson
Y Verschoore,Patrick(D) (Ryg)
Y Reitz,Dan(D)
Y Rose,Chapin(R)
Y Smith,Michael(D)
Y Tryon,Michael(R)
Y Winters,Dave(R)

Representative Mendoza, Chairperson, from the Committee on International Trade & Commerce to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 962.

The committee roll call vote on House Bill 962 is as follows:

15, Yeas; 0, Nays; 1, Answering Present.

Y Mendoza,Susana(D), Chairperson A Acevedo,Edward(D)
Y Bellock,Patricia(R) Y Berrios,Maria(D)
Y Bradley,John(D) Y Chapa LaVia,Linda(D)

Y Davis, William(D) Y Dugan, Lisa(D)

Y Flowers,Mary(D) Y Franks,Jack(D), Vice-Chairperson P Hultgren,Randall(R) Y Kelly,Robin(D)

A Krause, Carolyn(R)
Y Myers, Richard(R)
Y Reis, David(R)
Y Reis, David(R)

Y Sacia, Jim(R) Y Sommer, Keith(R), Republican Spokesperson

Representative McCarthy, Chairperson, from the Committee on Higher Education to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 2515.

The committee roll call vote on House Bill 2515 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

Y McCarthy, Kevin(D), Chairperson Y Beiser, Daniel(D)

Y Black, William(R) Y Bost, Mike(R), Republican Spokesperson

A Brady, Dan(R) Y Brosnahan, James (D) Y Chavez, Michelle(D) A Eddy,Roger(R)

Y Howard, Constance(D) Y Jakobsson, Naomi(D), Vice-Chairperson

Y Miller, David(D) Y Poe, Raymond(R)

Y Pritchard, Robert(R)

Representative Saviano, Chairperson, from the Committee on Registration and Regulation to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 2492 and 2525.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 298.

The committee roll call vote on House Bill 298 is as follows:

22, Yeas; 0, Nays; 0, Answering Present.

Y Saviano, Angelo(R), Chairperson Y Acevedo.Edward(D)

A Bellock, Patricia(R) Y Bradley, Richard(D) Y Brauer, Rich(R) (Poe) Y Burke, Daniel(D) A Coulson, Elizabeth (R), Republican Spokesperson Y Davis.Monique(D)

A Fritchey, John(D), Vice-Chairperson Y Delgado, William(D)

Y Froehlich, Paul(R) Y Granberg, Kurt(D) Y Holbrook, Thomas(D) A Joyce, Kevin(D) Y Kosel, Renee(R) Y Mautino, Frank(D) Y McAuliffe, Michael(R) Y Mendoza, Susana(D) Y Miller, David(D) Y Millner, John(R) (Bost)

Y Mulligan, Rosemary (R) Y Munson, Ruth(R)Y Phelps, Brandon(D) Y Reis, David(R) Y Reitz, Dan(D) Y Sullivan.Ed(R)

The committee roll call vote on House Bill 2492 is as follows:

26, Yeas; 0, Nays; 0, Answering Present.

Y Saviano, Angelo(R), Chairperson Y Acevedo, Edward (D) Y Bellock, Patricia(R) Y Bradley, Richard(D)

Y Burke, Daniel(D) Y Brauer, Rich(R) (Poe) Y Coulson, Elizabeth (R), Republican Spokesperson Y Davis, Monique(D)

Y Fritchey, John(D), Vice-Chairperson Y Delgado, William(D)

Y Froehlich, Paul(R) Y Granberg, Kurt(D) Y Holbrook, Thomas(D) Y Joyce, Kevin(D) Y Mautino, Frank(D) Y Kosel.Renee(R) Y McAuliffe.Michael(R) Y Mendoza, Susana(D) Y Miller, David(D) Y Millner, John(R) (Bost)

Y Mulligan, Rosemary (R) Y Munson, Ruth(R) Y Phelps, Brandon(D) Y Reis, David(R) Y Reitz, Dan(D) Y Sullivan, Ed(R)

The committee roll call vote on House Bill 2525 is as follows:

20, Yeas; 6, Nays; 0, Answering Present.

Y Saviano,Angelo(R), Chairperson Y Acevedo,Edward(D)
Y Bellock,Patricia(R) Y Bradley,Richard(D)
Y Brauer,Rich(R) (Poe) Y Burke,Daniel(D)
N Coulson,Elizabeth(R), Republican Spokesperson N Davis,Monique(D)

Y Delgado, William(D) Y Fritchey, John(D), Vice-Chairperson

Y Froehlich, Paul(R) Y Granberg, Kurt(D) Y Holbrook, Thomas(D) Y Joyce, Kevin(D) N Kosel, Renee(R) Y Mautino, Frank(D) Y McAuliffe, Michael (R) Y Mendoza, Susana(D) Y Miller, David(D) Y Millner, John(R) (Bost) Y Mulligan, Rosemary (R) N Munson, Ruth(R) N Phelps, Brandon(D) N Reis, David(R) Y Reitz, Dan(D) Y Sullivan, Ed(R)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 476, 769 and 1457.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 2708.

The committee roll call vote on House Bills 476, 769 and 2708 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Franks, Jack(D), Chairperson
Y Bradley, John(D) (Hannig)
Y Chavez, Michelle(D)
Y Dugan, Lisa(D), Vice-Chairperson
Y Mitchell, Bill(R)
Y Myers, Richard(R)

Y Stephens, Ron(R), Rep. Spokesperson (Meyer)

The committee roll call vote on House Bill 1457 is as follows:

7, Yeas; 1, Nays; 0, Answering Present.

Y Franks, Jack(D), Chairperson Y Bradley, John(D) (Hannig)
Y Chavez, Michelle(D) Y Collins, Annazette(D)
Y Dugan, Lisa(D), Vice-Chairperson A Lindner, Patricia(R)
Y Mitchell, Bill(R) Y Myers, Richard(R)

N Stephens, Ron(R), Rep. Spokesperson (Meyer)

Representative McKeon, Chairperson, from the Committee on Labor to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: HOUSE BILL 1568.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 1368.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 2460 and 2526.

The committee roll call vote on House Bill 1568 is as follows:

11, Yeas; 9, Nays; 0, Answering Present.

Y McKeon, Larry(D), Chairperson

N Beaubien, Mark(R)

Y Boland,Mike(D)
Y Colvin,Marlow(D)
N Cultra,Shane(R)
Y D'Amico,John(D)
Y Davis,William(D)
N Eddy,Roger(R)
Y Graham,Deborah(D)
Y Hoffman,Jay(D)
Y Howard,Constance(D)

N Hultgren, Randall(R) Y Jefferson, Charles(D) (Delgado)

N Parke,Terry(R) (Lindner)
N Schmitz,Timothy(R)
Y Soto,Cynthia(D), Vice-Chairperson
N Tenhouse,Art(R)

Y Washington, Eddie(D) N Winters, Dave(R), Republican Spokesperson

The committee roll call vote on House Bill 1368 is as follows:

12, Yeas; 6, Nays; 0, Answering Present.

Y McKeon,Larry(D), Chairperson
N Beaubien,Mark(R)
Y Boland,Mike(D)
Y Colvin,Marlow(D)
N Cultra,Shane(R)
Y D'Amico,John(D)
Y Davis,William(D)
A Dunn,Joe(R)
A Eddy,Roger(R)
Y Graham,Deborah(D)
Y Hoffman,Jay(D)
Y Howard,Constance(D)

N Hultgren,Randall(R) Y Jefferson,Charles(D) (Delgado)

N Parke, Terry(R) (Lindner)
N Schmitz, Timothy(R)
Y Soto, Cynthia(D), Vice-Chairperson
Y Tenhouse, Art(R)

Y Washington, Eddie(D) N Winters, Dave(R), Republican Spokesperson

The committee roll call vote on House Bill 2460 is as follows:

15, Yeas; 0, Nays; 2, Answering Present.

Y McKeon,Larry(D), Chairperson
Y Beaubien,Mark(R)
Y Boland,Mike(D)
Y Cultra,Shane(R)
Y D'Amico,John(D)
Y Davis,William(D)
A Eddy,Roger(R)
Y Hoffman,Jay(D)
Y Howard,Constance(D)

Y Hultgren, Randall(R) Y Jefferson, Charles(D) (Delgado)

A Parke, Terry(R) (Lindner)

Y Soto, Cynthia(D), Vice-Chairperson

P Schmitz, Timothy(R)

Y Tenhouse, Art(R)

Y Washington, Eddie(D) P Winters, Dave(R), Republican Spokesperson

The committee roll call vote on House Bill 2526 is as follows:

12, Yeas; 7, Nays; 0, Answering Present.

Y McKeon,Larry(D), Chairperson
N Beaubien,Mark(R)
Y Boland,Mike(D)
Y Colvin,Marlow(D)
Y Cultra,Shane(R)
Y D'Amico,John(D)
Y Davis,William(D)
N Dunn,Joe(R)
Y Eddy Roger(R)
Y Graham Deborah(D)

Y Eddy,Roger(R) Y Graham,Deborah(D)
Y Hoffman,Jay(D) Y Howard,Constance(D)

N Hultgren,Randall(R)

Y Jefferson,Charles(D) (Delgado)

A Parke, Terry(R) N Schmitz, Timothy(R)
Y Soto, Cynthia(D), Vice-Chairperson N Tenhouse, Art(R)

Y Washington, Eddie(D) N Winters, Dave(R), Republican Spokesperson

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 2341, 2547 and 3415.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 348, 950 and 1000.

The committee roll call vote on House Bill 1000 is as follows:

10, Yeas; 1, Nays; 2, Answering Present.

Y Fritchey,John(D), Chairperson
Y Brosnahan,James(D)
Y Hamos,Julie(D)
Y Hultgren,Randall(R), Republican Spokesperson
Y Bradley,John(D), Vice-Chairperson
Y Gordon,Careen(D)
Y Hoffman,Jay(D)
Y Lang,Lou(D)

Y Hungren,Randali(R), Republican Spokesperson
Y Lang,Lou(D)
Y Mathias,Sidney(R)
A Nekritz,Elaine(D)
Y Osmond,JoAnn(R)
Y Sacia,Jim(R)
Y Wait,Ronald(R)

The committee roll call vote on House Bills 348, 950, 2341 and 2547 is as follows:

14, Yeas; 0, Nays; 0, Answering Present.

Y Fritchey,John(D), Chairperson
Y Brosnahan,James(D)
Y Hamos,Julie(D)
Y Hoffman,Jay(D)
Y Bradley,John(D), Vice-Chairperson
Y Gordon,Careen(D)
Y Hoffman,Jay(D)

Y Hamos,Julle(D)
Y Hultgren,Randall(R), Republican Spokesperson
Y Hultgren,Randall(R), Republican Spokesperson
Y Lang,Lou(D)
Y Nekritz,Elaine(D)
Y Rose,Chapin(R)
Y Sacia,Jim(R)
Y Wait,Ronald(R)

The committee roll call vote on House Bill 3415 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y Fritchey, John(D), Chairperson Y Bradley, John(D), Vice-Chairperson

Y Brosnahan,James(D)
A Hamos,Julie(D)
Y Hultgren,Randall(R), Republican Spokesperson
Y Hultgren,Randall(R)
Y Mathias,Sidney(R)
Y Osmond,JoAnn(R)
Y Sacia,Jim(R)
Y Wait,Ronald(R)

Representative Daniels, Chairperson, from the Committee on Developmental Disabilities and Mental Illness to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 1345, 1447, 1448, 1449, 1450, 1451 and 1586.

The committee roll call vote on House Bills 1345 and 1586 is as follows:

6, Yeas; 0, Nays; 0, Answering Present.

Y Daniels, Lee(R), Chairperson Y Ryg, Kathleen(D), Vice-Chairperson

Y Bellock, Patricia(R) Y Chapa LaVia, Linda(D)
Y Churchill, Robert(R), Republican Spokesperson Y Hultgren, Randall(R)

A McKeon, Larry(D)

The committee roll call vote on House Bills 1447, 1448, 1449, 1450 and 1451 is as follows:

7, Yeas; 0, Nays; 0, Answering Present.

Y Daniels, Lee(R), Chairperson Y Ryg, Kathleen(D), Vice-Chairperson

Y Bellock, Patricia(R) Y Chapa LaVia, Linda(D)

Y Churchill, Robert(R), Republican Spokesperson Y Hultgren, Randall(R)

Y McKeon, Larry(D)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 2388.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 2596 and 2689.

The committee roll call vote on House Bills 2388, 2596 and 2689 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Franks, Jack(D), Chairperson Y Bradley, John(D) (Flider)

Y Chavez, Michelle(D) Y Collins, Annazette(D) (Brosnahan)

Y Dugan,Lisa(D), Vice-Chairperson A Lindner,Patricia(R)
Y Mitchell,Bill(R) Y Myers,Richard(R)

Y Stephens, Ron(R), Republican Spokesperson

Representative Reitz, Chairperson, from the Committee on Revenue to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 270, 279, 310, 395, 405, 709, 828, 1041, 1191, 1261, 1284, 1427, 1581, 2470, 2705, 2706, 2710 and 2712.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 18, 448, 551, 1142 and 2595.

The committee roll call vote on House Bills 18, 270, 279, 310, 395, 405, 551, 709, 828, 1041, 1142, 1191, 1261, 1284, 1427, 1581, 2470, 2595, 2705, 2706, 2710 and 2712 is as follows:

12, Yeas; 0, Nays; 0, Answering Present.

Y Reitz, Dan(D), Chairperson Y Beaubien, Mark(R)

Y Biggins, Bob(R), Republican Spokesperson Y Currie, Barbara(D), Vice-Chairperson

Y Hannig,Gary(D)
Y Jenisch,Roger(R)
Y McGuire,Jack(D)
Y Sullivan,Ed(R)
Y Holbrook,Thomas(D)
Y Krause,Carolyn(R)
Y Smith,Michael(D)
Y Younge,Wyvetter(D)

The committee roll call vote on House Bill 448 is as follows:

10, Yeas; 2, Nays; 0, Answering Present.

Y Reitz, Dan(D), Chairperson Y Beaubien, Mark(R)

N Biggins, Bob(R), Republican Spokesperson Y Currie, Barbara(D), Vice-Chairperson

Y Hannig,Gary(D)

N Jenisch,Roger(R)

Y McGuire,Jack(D)

Y McGuire,Jack(D)

Y Sullivan,Ed(R)

Y Holbrook,Thomas(D)

Y Krause,Carolyn(R)

Y Smith,Michael(D)

Y Younge,Wyvetter(D)

Representative Joyce, Chairperson, from the Committee on Aging to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 3443.

The committee roll call vote on House Bill 3443 is as follows:

17, Yeas; 0, Nays; 0, Answering Present.

Y Bellock, Patricia(R), Republican Spokesperson A Bradley, John(D) Y D'Amico, John(D) Y Coulson, Elizabeth (R) Y Froehlich, Paul(R) Y Franks, Jack(D) Y Gordon, Careen(D) Y Jefferson, Charles(D) Y Lyons, Joseph(D) Y McGuire, Jack(D) A McKeon, Larry(D) Y Mitchell, Bill(R) Y Mitchell, Jerry(R) Y Osmond, JoAnn(R) Y Reitz.Dan(D) A Saviano.Angelo(R) Y Wait, Ronald(R) Y Watson, Jim(R)

Representative Richard Bradley, Chairperson, from the Committee on Personnel and Pensions to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-Short Debate: HOUSE BILLS 373 and 738.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 157, 1384 and 1527.

The committee roll call vote on House Bills 157, 373, 738, 1384 and 1527 is as follows:

5, Yeas; 0, Nays; 0, Answering Present.

Y Bradley, Richard(D), Chairperson Y Brauer, Rich(R)

Y Burke, Daniel(D) Y Colvin, Marlow(D), Vice-Chairperson

Y Poe,Raymond(R), Republican Spokesperson

Representative Molaro, Chairperson, from the Committee on Judiciary II - Criminal Law to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 524, 780, 1560, 2441, 2543, 2604, 2697, 2699, 2700 and 3416.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 481, 767, 779, 824, 1017, 1039, 1109 and 2389.

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 166.

The committee roll call vote on House Bills 166, 524, 767, 1039, 1109, 2389, 2441, 2697, 2699, 2700 and 3416 is as follows:

16, Yeas; 0, Nays; 0, Answering Present.

Y Molaro,Robert(D), Chairperson Y Bailey,Patricia(D) Y Bradley,John(D) (W.Davis) Y Collins,Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) Y Millner,John(R) (B.Mitchell)

Y Reis,David(R)
Y Stephens,Ron(R) (Bost)
Y Sacia,Jim(R)
Y Wait,Ronald(R)

The committee roll call vote on House Bill 1017 is as follows:

15, Yeas; 0, Nays; 0, Answering Present.

Y Molaro,Robert(D), Chairperson Y Bailey,Patricia(D) Y Bradley,John(D) (W.Davis) Y Collins,Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) Y Millner,John(R) (B. Mitchell)

Y Reis,David(R) Y Sacia,Jim(R) A Stephens,Ron(R) (Bost) Y Wait,Ronald(R)

The committee roll call vote on House Bill 824 is as follows:

10, Yeas; 4, Nays; 1, Answering Present.

N Molaro,Robert(D), Chairperson N Bailey,Patricia(D) (Mendoza)
Y Bradley,John(D) (W.Davis) N Collins,Annazette(D)

Y Cultra, Shane(R) N Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) P Howard, Constance(D)

A Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) Y Millner,John(R) (B.Mitchell)

 $\begin{array}{lll} Y & Reis, David(R) & Y & Sacia, Jim(R) \\ Y & Stephens, Ron(R) & (Bost) & Y & Wait, Ronald(R) \end{array}$

The committee roll call vote on House Bill 779 is as follows:

13, Yeas; 1, Nays; 0, Answering Present.

Y Molaro, Robert(D), Chairperson Y Bailey, Patricia(D) (Mendoza)

Y Bradley, John(D) (W.Davis) Y Collins, Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) N Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) A Millner,John(R) (B.Mitchell)

Y Reis,David(R) Y Sacia,Jim(R) A Stephens,Ron(R) (Bost) Y Wait,Ronald(R)

The committee roll call vote on House Bill 481 is as follows:

11, Yeas; 4, Nays; 0, Answering Present.

Y Molaro, Robert(D), Chairperson Y Bailey, Patricia(D) (Mendoza)

Y Bradley, John(D) (W. Davis) N Collins, Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) N Howard, Constance(D)

N Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) A Millner,John(R) (B.Mitchell)

 $\begin{array}{lll} Y & Reis, David(R) & Y & Sacia, Jim(R) \\ N & Stephens, Ron(R) & (Bost) & Y & Wait, Ronald(R) \end{array}$

The committee roll call vote on House Bill 2604 is as follows:

9, Yeas; 7, Nays; 0, Answering Present.

Y Molaro, Robert(D), Chairperson Y Bailey, Patricia(D) (Mendoza)

Y Bradley, John(D) (W. Davis) Y Collins, Annazette(D)

N Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

N Mautino,Frank(D) N Millner,John(R) (B.Mitchell)

N Reis, David(R) N Sacia, Jim(R) N Stephens, Ron(R) (Bost) N Wait, Ronald(R)

The committee roll call vote on House Bill 2543 is as follows:

14, Yeas; 1, Nays; 1, Answering Present.

Y Molaro,Robert(D), Chairperson Y Bailey,Patricia(D) Y Bradley,John(D) (W. Davis) Y Collins,Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Loyana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) Y Millner,John(R) (B. Mitchell)

P Reis,David(R) Y Sacia,Jim(R)
N Stephens,Ron(R) (Bost) Y Wait,Ronald(R)

The committee roll call vote on House Bill 1560 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y Molaro,Robert(D), Chairperson Y Bailey,Patricia(D) Y Bradley,John(D) (W.Davis) Y Collins,Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) A Millner,John(R) (B.Mitchell)

 $\begin{array}{ccc} Y & Reis, David(R) & & Y & Sacia, Jim(R) \\ A & Stephens, Ron(R) & & A & Wait, Ronald(R) \end{array}$

The committee roll call vote on House Bill 780 is as follows:

15, Yeas; 1, Nays; 0, Answering Present.

N Molaro,Robert(D), Chairperson Y Bailey,Patricia(D) Y Bradley,John(D) (W.Davis) Y Collins,Annazette(D)

Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson

Y Gordon, Careen(D) Y Howard, Constance(D)

Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson

Y Mautino,Frank(D) Y Millner,John(R) (B.Mitchell)

Y Reis, David(R)
Y Stephens, Ron(R) (Bost)
Y Sacia, Jim(R)
Y Wait, Ronald(R)

Representative Giles, Chairperson, from the Committee on Elementary & Secondary Education to which the following were referred, action taken on March 2, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 1540.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 728, 881, 1141, 1404, 1463, 1475, 1541 and 2589.

The committee roll call vote on House Bill 881 is as follows:

13, Yeas; 0, Nays; 4, Answering Present.

P Giles, Calvin(D), Chairperson P Davis, Monique(D), Vice-Chairperson

Y Bassi,Suzanne(R)
Y Chapa LaVia,Linda(D)
Y Dugan,Lisa(D)
Y Flider,Robert(D)
Y Bassi,Suzanne(R)
Y Chapa LaVia,Linda(D)
A Colvin,Marlow(D)
Y Eddy,Roger(R)
A Joyce,Kevin(D)

P Miller, David(D) Y Mitchell, Jerry(R), Republican Spokesperson

Y Moffitt,Donald(R)
Y Mulligan,Rosemary(R)
Y Munson,Ruth(R)
A Osterman,Harry(D) (Phelps)
Y Pihos,Sandra(R)
Y Pritchard,Robert(R)
P Reis,David(R)
Y Smith,Michael(D)

A Watson, Jim(R)

The committee roll call vote on House Bill 1404 is as follows:

12, Yeas; 2, Nays; 3, Answering Present.

Y Giles, Calvin(D), Chairperson

Y Davis, Monique(D), Vice-Chairperson

N Bassi,Suzanne(R) Y Beiser, Daniel(D) Y Chapa LaVia, Linda(D) Y Colvin, Marlow(D) Y Dugan, Lisa(D) Y Eddy,Roger(R) A Joyce, Kevin(D) Y Flider, Robert(D) N Mitchell, Jerry (R), Republican Spokesperson Y Miller, David(D) Y Mulligan, Rosemary (R) Y Moffitt, Donald(R) P Munson, Ruth(R) A Osterman, Harry(D) (Phelps) P Pihos.Sandra(R) A Pritchard.Robert(R) A Reis, David(R) Y Smith, Michael(D) P Watson, Jim(R)

The committee roll call vote on House Bills 1463 and 2589 is as follows:

19, Yeas; 0, Nays; 0, Answering Present.

Y Giles, Calvin(D), Chairperson Y Davis, Monique(D), Vice-Chairperson Y Bassi, Suzanne(R) Y Beiser, Daniel(D) Y Chapa LaVia, Linda(D) Y Colvin, Marlow(D) Y Dugan, Lisa(D) Y Eddy, Roger(R) Y Flider.Robert(D) A Jovce.Kevin(D) Y Miller, David(D) Y Mitchell, Jerry (R), Republican Spokesperson Y Moffitt, Donald(R) A Mulligan, Rosemary (R) Y Osterman, Harry(D) (Phelps) Y Munson.Ruth(R) Y Pihos, Sandra(R) Y Pritchard, Robert(R) Y Reis, David(R) Y Smith, Michael(D) Y Watson, Jim(R)

The committee roll call vote on House Bill 1475 is as follows:

12, Yeas; 3, Nays; 1, Answering Present.

Y Giles, Calvin(D), Chairperson Y Davis, Monique(D), Vice-Chairperson A Bassi, Suzanne(R) N Beiser, Daniel(D) Y Chapa LaVia, Linda(D) A Colvin, Marlow(D) N Dugan, Lisa(D) Y Eddy, Roger(R) P Flider, Robert(D) A Joyce, Kevin(D) Y Miller, David(D) Y Mitchell, Jerry (R), Republican Spokesperson Y Moffitt, Donald(R) A Mulligan, Rosemary(R) N Munson, Ruth(R) Y Osterman, Harry(D) (Phelps) Y Pihos, Sandra(R) Y Pritchard, Robert(R) Y Reis, David(R) A Smith, Michael(D) Y Watson, Jim(R)

The committee roll call vote on House Bills 1540 and 1541 is as follows: 20, Yeas; 0, Nays; 0, Answering Present.

Y Giles, Calvin(D), Chairperson Y Davis, Monique(D), Vice-Chairperson Y Bassi,Suzanne(R) Y Beiser, Daniel(D) Y Chapa LaVia, Linda(D) Y Colvin, Marlow(D) Y Eddy,Roger(R) Y Dugan,Lisa(D) A Joyce, Kevin(D) Y Flider, Robert(D) Y Mitchell, Jerry (R), Republican Spokesperson Y Miller, David(D) Y Mulligan, Rosemary (R) Y Moffitt, Donald(R) Y Osterman, Harry(D) Y Munson, Ruth(R)Y Pihos.Sandra(R) Y Pritchard, Robert(R)

Y Smith, Michael(D)

Y Reis,David(R)Y Watson,Jim(R)

The committee roll call vote on House Bills 728 and 1141 is as follows:

20, Yeas; 0, Nays; 0, Answering Present.

Y Giles, Calvin(D), Chairperson Y Davis, Monique(D), Vice-Chairperson

Y Bassi,Suzanne(R)
Y Chapa LaVia,Linda(D)
Y Colvin,Marlow(D)
Y Dugan,Lisa(D)
Y Eddy,Roger(R)

Y Flider,Robert(D)

Y Miller,David(D)

A Joyce,Kevin(D)

Y Mitchell,Jerry(R), Republican Spokesperson

Y Moffitt,Donald(R) Y Mulligan,Rosemary(R)
Y Munson,Ruth(R) Y Osterman,Harry(D) (Phelps)

Y Pihos, Sandra(R)
Y Pritchard, Robert(R)
Y Pritchard, Robert(R)

Y Reis,David(R) Y Smith,Michael(D)
Y Watson,Jim(R)

CHANGE OF SPONSORSHIP

Representative Madigan asked and obtained unanimous consent to be removed as chief sponsor and Representative Gordon asked and obtained unanimous consent to be shown as chief sponsor of HOUSE BILL 2214.

Representative Verschoore asked and obtained unanimous consent to be removed as chief sponsor and Representative Madigan asked and obtained unanimous consent to be shown as chief sponsor of HOUSE BILL 3754.

Representative Holbrook asked and obtained unanimous consent to be removed as chief sponsor and Representative Bill Mitchell asked and obtained unanimous consent to be shown as chief sponsor of HOUSE BILL 1097.

Representative Brady asked and obtained unanimous consent to be removed as chief sponsor and Representative Saviano asked and obtained unanimous consent to be shown as chief sponsor of HOUSE BILL 298.

Representative Verschoore asked and obtained unanimous consent to be removed as chief sponsor and Representative Madigan asked and obtained unanimous consent to be shown as chief sponsor of HOUSE BILL 3753.

RESOLUTION

The following resolution was offered and placed in the Committee on Rules.

HOUSE RESOLUTION 188

Offered by Representative Jakobsson:

WHEREAS, Each year in the United States, over 285,000,000 automobile tires require disposal; and WHEREAS, Of that figure, only 33,000,000 tires are re-treaded and only 22,000,000 are reused and resold; and

WHEREAS, Another 42,000,000 are put to various other uses, leaving over 188,000,000 used tires to clog our nation's landfills and to be left in illegal dumps; and

WHEREAS, The United States Environmental Protection Agency estimates that the current domestic used tire problem amounts to over 3,000,000,000 tires; and

WHEREAS, Markets that currently use recycled tires are completely saturated and cannot absorb larger quantities of the excess; alternate markets need to be developed; and

WHEREAS, Various states, including Alaska, Arizona, California, and Tennessee, have been studying the use of scrap tire rubber in asphalt and implementing its use widely for over the past decade; and

WHEREAS, These programs have yielded wildly successful results in the savings of millions of dollars over time in maintenance and re-paving costs; and

WHEREAS, Action on this issue now will not only save taxpayers tens of millions of dollars in landfill costs and in road maintenance fees, but will also provide for the public health and safety in environmental

terms; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we request that the Illinois Department of Transportation conduct a comprehensive study on the use of scrap tire rubber in the paving practices of the State and all units of local government in the State; and be it further

RESOLVED, That the results of the study be reported back to the House of Representatives no later than June 1, 2006; and be it further

RESOLVED, That a copy of this resolution be provided to the Illinois Secretary of Transportation.

SENATE BILLS ON FIRST READING

Having been printed, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 1, 45, 53, 67, 78, 79 and 102.

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 187

Offered by Representatives Hannig and Cross:

WHEREAS, 4-H is the largest youth organization in the State of Illinois, challenging nearly 300,000 Illinois youth and adults with unique "hands on" learning each year; and

WHEREAS, 4-H is an effective educational program, based on the expertise of the United States Department of Agriculture and University of Illinois Extension, planned by local, county, and State committees; and

WHEREAS, More than 25,000 caring, nurturing adults work together with 4-H youth in family and community environments to create real life learning laboratories that help youth practice skills they need today and will continue to use in their future; and

WHEREAS, 4-H enriches Illinois youth with important programs that make countless differences in the lives of youth and adults and the communities in which they live; and

WHEREAS, 4-H is a family and community effort supplementing and complementing the home, church, and school with action-oriented and practical educational experiences; and

WHEREAS, This year, Illinois 4-H youth celebrate the national 4-H movement, an idea that was conceived by early Illinois educators and now annually reaches more than 8 million American youth and is found in 82 nations around the world; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we hereby designate Wednesday, March 16, 2005, as 4-H Day at the State Capitol, and we salute the rich traditions of Illinois 4-H club work and the outstanding accomplishments of Illinois 4-H members and leaders.

HOUSE RESOLUTION 189

Offered by Representatives Madigan, Cross, Currie, Hassert, Burke, Feigenholtz, Beaubien, Hamos, May, Rita, Coulson and Joseph Lyons:

WHEREAS, The members of the House of Representatives of the State of Illinois learned with sadness of the death of William E. "Bill" Griffith of Bushnell on Wednesday, February 23, 2005; and

WHEREAS, He was born on August 17, 1947, in Avon to Robert L. and Evelyn Spangler Griffith; he married Linda Graham on August 10, 1968, in Bushnell; he served his country as an electronics technician in the U.S. Navy; and

WHEREAS, Mr. Griffith was service manager for Woodrums Chevrolet Pontiac Cadillac in Macomb for 17 years; he later was a commercial airline pilot for Midway Airlines from 1988 to 1993; he managed

Carthage Airport for two years and had flown King Air airplanes for the State of Illinois for the last 10 years; and

WHEREAS, His co-workers remember him as a man of many talents, often able to fix their computers, and as one who enjoyed life and always had a smile on his face; and

WHEREAS, His passengers admired this calm, competent, and confident pilot and deeply appreciated his never-failing helpfulness and sunny personality; and

WHEREAS, He was a member of T.L. Pickett Lodge, AF&AM, and Bushnell First Baptist Church; and WHEREAS, The passing of William E. "Bill" Griffith has been deeply felt by many, especially his wife, Linda; his mother, Evelyn; his daughter, Christy Griffith; and his brother, Tom; he was preceded in death by his father and a brother; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of William E. "Bill" Griffith, and we extend our deepest sympathy to his family, friends, and all who knew and loved him; and be it further

RESOLVED, That a suitable copy of this resolution be presented to his family as an expression of our sincerest condolences during their time of bereavement.

HOUSE RESOLUTION 190

Offered by Representative McAuliffe:

WHEREAS, Ryne Dee Sandberg was born on September 18, 1959, in Spokane, Washington; he went to North Central High School, where he was a two-sport high school star, playing both football and baseball during the 1976-1978 school years, and named an All-America starting quarterback by Parade Magazine after his senior year, while being heavily recruited by major college football programs; after being selected in the twentieth round by the Philadelphia Phillies in the 1978 draft, he retired his shoulder pads for the baseball diamond and quickly earned the label of "can't-miss" major league prospect; he spent three seasons in Philadelphia's minor league system, primarily as a shortstop, before earning his major league debut at the end of the 1981 season; on January 27, 1982, as teams finalized rosters for spring training, Mr. Sandberg was dealt to the Chicago Cubs along with veteran shortstop Larry Bowa, for shortstop Ivan DeJesus; the trade to Chicago gave Ryne Sandberg the chance to play every day, an opportunity the Phillies just couldn't grant with infield prospects Julio Franco and Juan Samuel beating him to the major leagues; and

WHEREAS, Ryne Sandberg joined the roster of Chicago Cubs' greats by combining a dazzling defensive flair at second base with a tremendous knack for power; etching his name among fan favorites Ernie Banks, Billy Williams, and Ron Santo, he endeared himself to the Cubs' national fan base by doing something his predecessors could not: leading the club in 1984 to its first postseason appearance since 1945, and returning the club there five seasons later, as the Cubs again captured the National League East Division title in 1989; second base was not immediately in his future, however, as he found his two infield positions - shortstop and second base - occupied with Bowa and Bump Wills, who was a spring training acquisition from Texas; Mr. Sandburg started the season at third base, appearing in 133 games at the hot corner in his rookie season; at the plate, Sandberg displayed the offensive potential that scouts spotted early as a minor leaguer, batting .271 in 156 games, with 103 runs scored, 54 runs batted in, and 33 steals; he also began to work out at second base, logging 24 games at the position that he would take over fulltime in 1983, when the Cubs acquired Ron Cey from the Los Angeles Dodgers during the 1982 off-season to play third base; the 1983 season would be a harbinger of great things to come for Mr. Sandberg; and

WHEREAS, As the Cubs' starting second baseman for the first time, "Ryno" appeared in 158 games, winning his first of nine consecutive Gold Gloves with a .986 fielding percentage; at the plate, Sandberg built on what he began as a full-time regular in 1982, ranking among the top five in runs scored in the National League for the second consecutive season; what he and the Cubs were setting the stage for in 1984 was nothing short of amazing; with just eight winning seasons from 1945 through 1983, the Cubs' chances of winning the National League East Division seemed slight to their fans, at best; Mr. Sandburg, though steady in his first two seasons, was not yet expected to carry the club; he and the Cubs won 96 games, winning the division by 6.5 games over the New York Mets; arguably producing his best offensive season, Mr. Sandberg captured the National League Most Valuable Player Award in 1984, the first Cubs' MVP since Ernie Banks in 1959, batting a career-best .314, fourth-highest in the National League, totaling a career-best 200 hits, while leading the league in runs (114) and triples (19); he highlighted his 1984 season with a 5-for-6, seven RBI performance against St. Louis on June 23, belting consecutive home runs off

Cardinals' closer Bruce Sutter in the 9th and 10th innings; and

WHEREAS, The 1984 season offered a testament to Ryne Sandberg's all-around excellence, as he captured his second consecutive Gold Glove Award by committing only six errors in 156 games, a .993 fielding percentage; even though the Cubs would lose to San Diego in the 1984 National League Championship Series, Ryne appeared in his first of 10 straight All-Star Game appearances; the season marked his third consecutive with at least 30 stolen bases, a facet of his game that would reach its pinnacle in 1985, when he finished fourth in the National League with a career-best 54 steals; as he matured, so too did his ability to hit for power; he totaled at least 14 home runs in nine consecutive seasons from 1984 to 1992, and it wasn't until 1989 that he hit 30 home runs for the first time, the fifth-highest total in the National League; that season, he helped return Chicago to the postseason, leading the league in runs scored for a second time in his career, while finishing in the top five in MVP voting for the second time in his career; and

WHEREAS, In 1990, Mr. Sandburg would reach 40 home runs, pacing the National League, becoming the first second baseman since Hall of Famer Rogers Hornsby in 1922 to hit 40 in a single-season; his 116 RBIs were also a career-best; despite his rise in power, his ability to swipe an extra base remained, stealing 25 in 1990, his seventh season with at least 25 steals; defensively, he turned in his best season in 1991, committing just four errors in 786 total chances, a league-best .995 fielding percentage; his mastery of the field from 1989 through 1994 resulted in just 37 errors over six seasons, including a major league record errorless streak of 123 games and 584 chances that ended in May of the 1990 season; and

WHEREAS, In June 1994, Mr. Sandburg stepped away from the game, taking what would be a brief retirement before returning to the Cubs for the 1996 season; he would appear in 285 games over the 1996 and 1997 seasons before retiring permanently; his 277 career home runs as a second baseman established a record for the most ever by the position, until surpassed at the conclusion of the 2004 season by Jeff Kent; among Mr. Sandberg's numerous career accolades, he ranks first all-time for highest fielding percentage by a second baseman (.989), he shares the major league record for most years with 500 or more assists by a second baseman (6), he totaled five .300-plus batting average campaigns and one 200-hit season, and he hit five career grand slams; he led the National League second basemen in fielding percentage four times (1983, 1984, 1986, 1991), he led the National League second basemen in assists seven times (1983, 1984, 1986, 1981, 1991, and 1992), and he led the National League second basemen in total chances four times in 1983 (914), 1984 (870), 1988 (824), and 1992 (830); in 2,164 career games, he totaled a career .285 batting average, a .344 on base percentage, 282 home runs, 1,318 runs scored, and 1,061 RBIs; as further testament to the greatness that Ryno exhibited while playing for the Chicago Cubs, Hall of Fame manager Tommy Lasorda is quoted as describing Sandberg as "a dominating player. He could beat you with his glove, his bat, and his arm."; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the we congratulate Ryne Dee "Ryno" Sandberg on his induction into the Major League Baseball Hall of Fame, which occurred on January 4th, 2005; we are proud to recognize one of the best overall athletes ever to play for the Chicago Cubs, not only for his skill, ability, and knowledge of the game, but also for the outstanding character he portrayed both on and off the field; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Ryne Dee Sandberg and his family, the Chicago Cubs organization, and the Major League Baseball Association.

HOUSE RESOLUTION 191

Offered by Representative Howard:

WHEREAS, The members of the Illinois House of Representatives were saddened to learn of the death of Elaine Linear Williams of Calumet City on February 23, 2005; and

WHEREAS, Ms. Williams was born October 2, 1940, to Robert and Lucy Linear in Chicago; she was the youngest of eight siblings; and

WHEREAS, She attended Washington Irving Elementary School, Lucy Flowers High School, and graduated from Governors State University in 1978 with a bachelor's degree in elementary education; she taught mentally handicapped children for several years in the Chicago Public School system; and

WHEREAS, She married Johnny Williams in 1968, and they had two daughters, Nicole Ninette and Johnell Elaine; and

WHEREAS, She held careers that were close to her heart; she worked for the Internal Revenue Service as a Revenue Officer for almost twenty years, she was an accomplished Real Estate Agent and Appraiser, and her final career was as a Collections Agent with Global Collections, Inc.; she was a longtime resident of the Burnham and Calumet City areas in suburban Cook County; and

WHEREAS, She was preceded in death by her brother, Thomas Linear; her sister, Doris Jean Linear-Anderson; and her daughter, Johnell Elaine Williams; and

WHEREAS, The passing of Elaine Linear Williams is felt by all who knew and loved her, especially her daughter, Nicole Ninette; her parents, Robert and Lucy Linear; her sisters, Mary Ellen Segrest and Peggy Ann Burden; her brothers, Lafayette Linear (Carrie), James Ellis Linear (Ledora), and William Charles Linear (Darnisha); her aunt, Beatrice Hicks; and a multitude of loving nieces, nephews, cousins, and loving friends; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of Elaine Linear Williams and extend to her family and friends our thoughts and prayers during this difficult time; and be it further

RESOLVED, That a suitable copy of this resolution be presented to her family as an expression of our deepest sympathy.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were printed and laid upon the Members' desks. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments pending were tabled pursuant to Rule 40(a).

On motion of Representative Monique Davis, HOUSE BILL 165 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 2)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Bassi, HOUSE BILL 173 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Lang, HOUSE BILL 188 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 74, Yeas; 41, Nays; 0, Answering Present. (ROLL CALL 4)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Madigan, HOUSE BILL 339 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 64, Yeas; 50, Nays; 1, Answering Present. (ROLL CALL 5)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Joyce, HOUSE BILL 350 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 112, Yeas; 0, Nays; 2, Answering Present.

(ROLL CALL 6)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Monique Davis, HOUSE BILL 384 was taken up and read by title a third time

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 110, Yeas; 5, Nays; 0, Answering Present.

(ROLL CALL 7)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Joyce, HOUSE BILL 451 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 69, Yeas; 45, Nays; 1, Answering Present.

(ROLL CALL 8)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eddy, HOUSE BILL 472 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 9)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eddy, HOUSE BILL 474 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 10)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

ACTION ON MOTIONS

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 46. The motion prevailed.

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 385.

The motion prevailed.

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 545. The motion prevailed.

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 553. The motion prevailed.

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 1034.

The motion prevailed.

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 1598.

The motion prevailed.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were printed and laid upon the Members' desks. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments pending were tabled pursuant to Rule 40(a).

On motion of Representative Boland, HOUSE BILL 594 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 100, Yeas; 15, Nays; 0, Answering Present. (ROLL CALL 11)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Boland, HOUSE BILL 596 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 1, Nays; 0, Answering Present. (ROLL CALL 12)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eddy, HOUSE BILL 602 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 1, Nays; 0, Answering Present. (ROLL CALL 13)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Delgado, HOUSE BILL 615 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

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(ROLL CALL 14)
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This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mathias, HOUSE BILL 692 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 113, Yeas; 0, Nays; 1, Answering Present.

(ROLL CALL 15)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Joseph Lyons, HOUSE BILL 700 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 16)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eileen Lyons, HOUSE BILL 701 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 17)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eddy, HOUSE BILL 731 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 18)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Eddy, HOUSE BILL 741 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 19)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Rita, HOUSE BILL 760 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 20)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Hultgren, HOUSE BILL 766 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 21)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

RECALL

By unanimous consent, on motion of Representative Soto, HOUSE BILL 783 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 1383, 1402, 1403, 1432, 1434, 1458, 1471, 1480, 1487, 1504, 1511, 1522, 1523, 1529, 1539, 1549, 1559, 1569 and 1574.

HOUSE BILL 1587. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary II - Criminal Law, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 1587 on page 1, line 15, by inserting after "<u>days</u>" the following:

"unless good cause is demonstrated why the hearing cannot be held".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 1588 and 1589.

HOUSE BILL 2345. Having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and printed:

AMENDMENT NO. $\underline{1}$. Amend House Bill 2345 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Electronic Health Records Taskforce Act.

Section 5. Electronic Health Records Taskforce established. There is hereby created the Electronic Health Records Taskforce, hereinafter referred to as the EHR Taskforce. The EHR Taskforce shall be convened by the Department of Public Health, in coordination with the Department of Public Aid.

Section 10. Taskforce duties: membership.

(a) The EHR Taskforce shall create a plan for the development and utilization of electronic health records (EHR) in the State in order to improve the quality of patient care, increase the efficiency of health care practice, improve safety, and reduce health care errors. The EHR plan shall provide policy guidance for application for federal, State, or private grants to phase in utilization of EHR by health care providers.

(b) The Taskforce shall include representatives of physicians, hospitals, pharmacies and long-term health care facilities, academic health care centers, payors, patients and consumers, and information technology providers.

Section 15. EHR plan. The EHR plan shall include, but not be limited to, a consideration of all of the following:

- (1) key components of and standards for comprehensive EHR systems for recording, storing, analyzing and accessing patient health information, assisting with health care decision-making and quality assurance, and providing for online health care;
 - (2) consistent data elements, definitions, and formats that should be incorporated in EHR systems;
 - (3) analysis of costs and benefits in implementing EHR by various types and sizes of health care providers;
- (4) survey of equipment, technical assistance, and resources that would be necessary to assist smaller health care providers with EHR implementation and utilization;
- (5) standards, technology platforms, and issues related to patient access to their individual medical and health data;
- (6) a potential phase-in plan for implementing EHR by health care providers throughout Illinois; and
- (7) patient privacy, security, and compliance with applicable rules set forth in the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA). Section 99. Effective date. This Act takes effect upon becoming law.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 2348, 2353, 2380, 2386, 2394 and 2408.

HOUSE BILL 2435. Having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Higher Education, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 2435 on page 1, line 7, by replacing "<u>Legislative</u>" with "<u>Governmental</u>"; and on page 1, lines 9 and 10, by replacing "legislative" each time it appears with "governmental".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 2444, 2453, 2459 and 2490.

HOUSE BILL 2507. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Transportation and Motor Vehicles, adopted and printed:

AMENDMENT NO. 1. Amend House Bill 2507 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Section 11-1401 as follows:

(625 ILCS 5/11-1401) (from Ch. 95 1/2, par. 11-1401)

Sec. 11-1401. Unattended motor vehicles.

(a) No person driving or in charge of a motor vehicle shall permit it to stand unattended without first stopping the engine, locking the ignition, removing the key from the ignition, effectively setting the brake thereon and, when standing upon any perceptible grade, turning the front wheels to the curb or side of the

highway.

(b) Stopping the engine of an unattended motor vehicle is not required if the engine has been started by a remote car starter.

(Source: P.A. 79-1069)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 497, 2510 and 2696.

HOUSE BILL 15. Having been printed, was taken up and read by title a second time.

Floor Amendment No. 1 remained in the Committee on Rules.

Representative Hannig offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend House Bill 15 by deleting lines 10 through 32 on page 1 and lines 1 through 6 on page 2; and

on page 2, line 7, by replacing "(4)" with "(1)"; and on page 2, line 9, by replacing "(5)" with "(2)".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 23.

RECALL

By unanimous consent, on motion of Representative Jerry Mitchell, HOUSE BILL 23 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

HOUSE BILL 58. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Elementary & Secondary Education, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 58 on page 2, line 33, after the period, by inserting "Notwithstanding the provisions of this Act, any provision of the School Code that allows for or requires parental consent is valid."

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

HOUSE BILL 120. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary II - Criminal Law, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 120 on page 2, lines 6, 16, 23, and 30, by replacing "bins" wherever it appears with "elevators, grain bins,".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

HOUSE BILL 211. Having been recalled on February 8, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Delgado offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 211 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois is amended by changing Section 605-600 as follows:

(20 ILCS 605/605-600) (was 20 ILCS 605/46.19f)

Sec. 605-600. Buy Illinois Program. The Department shall have the authority to establish and administer a Buy Illinois Program, which may include, but is not limited to, the following powers and duties:

- (1) To accept grants, loans, or appropriations from the federal government or the State or any agency or instrumentality thereof, and to assess fees for any services performed under the Buy Illinois Program, to carry out the program.
- (2) To form a Buy Illinois Council, made up of Illinois large firms and small firms, to provide advice and counsel in directing a statewide program.
- (3) To publicize and advertise to Illinois firms and government agencies the importance and benefits of buying goods and services provided by vendors located within the State.
- (4) To secure the cooperation of Illinois' large firms, federal, State and local governments, non-profit agencies, international organizations, and others to carry out this program.
- (5) To match the needs for products and services by business firms and government agencies with the capabilities of small Illinois firms that can provide those needed goods and services.
- (6) To hold purchasing agent seminars, fairs, conferences and workshops to aid small Illinois businesses in obtaining contracts for goods and services from larger firms and government agencies within the State.
- (7) To assist business firms and government agencies to analyze their buying activities and to find ways to carry out those activities in an effective and economical manner, while promoting subcontract activity with small Illinois firms.
- (8) To establish manual and electronic buying directories, including stand alone computer data bases that list qualified vendors and procurement opportunities.
- (9) To promote through other means the use by international agencies, government agencies, and larger businesses of products and services produced by small Illinois firms.
- (10) To subcontract, grant funds, or otherwise participate with qualified private firms, existing procurement centers, or other organizations that have designed programs approved in accordance with procedures determined by the Department, that are aimed at assisting small Illinois firms in obtaining contracts for products and services from local government agencies and larger Illinois businesses.
- (11) To develop and administer guidelines for projects that provide assistance to the Department in connection with the Buy Illinois Program.
- (12) To form the Illinois Food Systems Policy Council to develop policies around food access and security, improve individual health and well-being, promote economic incentives for Illinois farmers, agri-businesses, and other private enterprises, and encourage public/private partnerships around healthy food options. Membership on the Council shall include the Director or Secretary, or his or her designee, of the Department of Commerce and Economic Opportunity, the Department of Human Services, the Department of Public Health, the Department of Agriculture, the Department of Natural Resources, the Department of Central Management Services, the State Board of Education, and the Food Nutrition and Education Program. The Council shall consult with farmers and farm associations, businesses and business associations, including agri-businesses and food processing businesses, and community based organizations, including those working on food access, security, and delivery and on obesity prevention. Administration of the Council and its functions shall be shared among the Council members pursuant to an interagency agreement from funds appropriated for this purpose or from existing funds within the budgets

of the Council's members. The Council may submit, in consultation and collaboration with the associations, businesses, organizations, and entities listed in this Section, an annual report to the General Assembly describing the Council's work, which may include performance indicators to measure the impact of policies and practices adopted by the Council.

(Source: P.A. 91-239, eff. 1-1-00.)".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

RECALL

By unanimous consent, on motion of Representative Hannig, HOUSE BILL 497 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

HOUSE BILL 264. Having been recalled on February 18, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Watson offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 264 by replacing everything after the enacting clause with the following:

"Section 5. The Cemetery Protection Act is amended by changing Sections .01, 1, 2, 3, 4, 5, 5a, 8, 9, 10, 12, 13, and 14 as follows:

(765 ILCS 835/.01) (from Ch. 21, par. 14.01)

Sec. .01. For the purposes of this Act, the term:

"Cemetery "cemetery authority" is defined as in Section 2 of the "Cemetery Care Act", approved July 21, 1947, as now and hereafter amended.

"Community mausoleum" means a mausoleum owned and operated by a cemetery authority that contains multiple entombment rights sold to the public.

(Source: Laws 1961, p. 2908.)

(765 ILCS 835/1) (from Ch. 21, par. 15)

- Sec. 1. (a) Any person who acts without proper legal authority and who willfully and knowingly destroys or damages the remains of a deceased human being or who desecrates human remains is guilty of a Class 3 felony.
- (a-5) Any person who acts without proper legal authority and who willfully and knowingly removes any portion of the remains of a deceased human being from a burial ground where skeletal remains are buried or from a grave, crypt, vault, mausoleum, or other repository of human remains is guilty of a Class 4 felony.
 - (b) Any person who acts without proper legal authority and who willfully and knowingly:
 - (1) obliterates, vandalizes, or desecrates a burial ground where skeletal remains are buried or a grave, crypt, vault, mausoleum, or other repository of human remains;
 - (2) obliterates, vandalizes, or desecrates a park or other area clearly designated to preserve and perpetuate the memory of a deceased person or group of persons;
 - (3) obliterates, vandalizes, or desecrates plants, trees, shrubs, or flowers located upon or around a repository for human remains or within a human graveyard or cemetery; or
 - (4) obliterates, vandalizes, or desecrates a fence, rail, curb, or other structure of a similar nature intended for the protection or for the ornamentation of any tomb, monument, gravestone, or other structure of like character:

is guilty of a Class A misdemeanor if the amount of the damage is less than \$500, a Class 4 felony if the amount of the damage is at least \$500 and less than \$10,000, a Class 3 felony if the amount of the damage is at least \$10,000 and less than \$100,000, or a Class 2 felony if the damage is \$100,000 or more and shall provide restitution to the cemetery authority or property owner for the amount of any damage caused.

- (b-5) Any person who acts without proper legal authority and who willfully and knowingly defaces, vandalizes, injures, or removes a gravestone or other memorial, monument, or marker commemorating a deceased person or group of persons, whether located within or outside of a recognized cemetery, memorial park, or battlefield is guilty of a Class 4 felony for damaging at least one but no more than 4 gravestones, a Class 3 felony for damaging at least 5 but no more than 10 gravestones, or a Class 2 felony for damaging more than 10 gravestones and shall provide restitution to the cemetery authority or property owner for the amount of any damage caused.
- (b-7) Any person who acts without proper legal authority and who willfully and knowingly removes with the intent to resell a gravestone or other memorial, monument, or marker commemorating a deceased person or group of persons, whether located within or outside a recognized cemetery, memorial park, or battlefield, is guilty of a Class 2 felony.
- (c) The provisions of this Section shall not apply to the removal or unavoidable breakage or injury by a cemetery authority of anything placed in or upon any portion of its cemetery in violation of any of the rules and regulations of the cemetery authority, nor to the removal of anything placed in the cemetery by or with the consent of the cemetery authority that in the judgment of the cemetery authority has become wrecked, unsightly, or dilapidated.
- (d) If an unemancipated minor is found guilty of violating any of the provisions of subsection (b) of this Section and is unable to provide restitution to the cemetery authority or property owner, the parents or legal guardians of that minor shall provide restitution to the cemetery authority or property owner for the amount of any damage caused, up to the total amount allowed under the Parental Responsibility Law.
- (e) Any person who shall hunt, shoot or discharge any gun, pistol or other missile, within the limits of any cemetery, or shall cause any shot or missile to be discharged into or over any portion thereof, or shall violate any of the rules made and established by the board of directors of such cemetery, for the protection or government thereof, is guilty of a Class C misdemeanor.
- (f) Any person who knowingly enters or knowingly remains upon the premises of a public or private cemetery without authorization during hours that the cemetery is posted as closed to the public is guilty of a Class A misdemeanor.
- (g) All fines when recovered, shall be paid over by the court or officer receiving the same to the cemetery <u>authority</u> <u>association</u> and be applied, as far as possible in repairing the injury, if any, caused by such offense. Provided, nothing contained in this Act shall deprive such cemetery <u>authority</u> <u>association</u>, or the owner of any <u>interment</u>, <u>entombment</u>, <u>or inurement right</u> lot or monument from maintaining an action for the recovery of damages caused by any injury caused by a violation of the provisions of this Act, or of the rules established by the board of directors of such cemetery <u>authority</u> <u>association</u>. Nothing in this Section shall be construed to prohibit the discharge of firearms loaded with blank ammunition as part of any funeral, any memorial observance or any other patriotic or military ceremony. (Source: P.A. 92-419, eff. 1-1-02.)

(765 ILCS 835/2) (from Ch. 21, par. 16)

Sec. 2. The <u>cemetery authority</u> board of directors of such society or association is hereby authorized to make by-laws or rules and regulations for the government thereof, and to make rules regarding the driving of <u>cars, motorcycles,</u> carriages, processions, teams, and the speed thereof, the use of avenues, lots, walks, ponds, water courses, vaults, buildings, or other places within such cemetery, <u>the operations and good management in such cemetery, the protection of visitors, the protection of employees, and for the maintenance of good order and quiet in such cemetery, all such rules to be subject to the rights of interment, entombment, or inurnment right let owners, or others, owning any interest in such cemetery; and all persons found guilty of a violation of such rules shall be guilty of a petty offense and shall be punished by a fine of not less than \$100 \$5, nor more than \$500 \$100 for each offense. No judge shall be disqualified from hearing any cause that may be brought before him under the provisions of this Act, nor shall any person be disqualified from acting as a juror in such cause, by reason of any interest or ownership they or either of them may have in the interment, entombment, or inurnment rights lots of such cemetery. (Source: P.A. 78-255.)</u>

(765 ILCS 835/3) (from Ch. 21, par. 17)

Sec. 3. The <u>cemetery authority</u> <u>directors of any cemetery society, or cemetery association,</u> may appoint policemen to protect such cemetery and preserve order therein, and such policemen shall have the same power in respect to any offenses committed in such cemetery, or any violation of this act, that city marshals or policemen in cities have in respect to maintaining order in such cities or arresting for offenses committed therein.

(Source: Laws 1885, p. 57.)

(765 ILCS 835/4) (from Ch. 21, par. 18)

Sec. 4. The <u>cemetery authority</u> board of directors of such cemetery society, or cemetery association, or the trustees of any public graveyard, may set apart such portion as they see fit of the moneys received from the sale of the <u>interment</u>, <u>entombment</u>, <u>or inurnment rights lots</u>, in such cemetery or graveyard, which sums shall be kept separate from all other assets as an especial trust fund, and they shall keep the same invested in safe interest or income paying securities, for the purpose of keeping said cemetery or graveyard, and the <u>interment</u>, <u>entombment</u>, <u>or inurnment rights</u> lots therein, permanently in good order and repair, and the interest or income derived from such trust fund shall be applied only to that purpose, and shall not be diverted from such use.

(Source: Laws 1909, p. 101.)

(765 ILCS 835/5) (from Ch. 21, par. 19)

Sec. 5. It shall be the duty of the board of directors of such cemetery society, or cemetery authority association, or trustees of a public graveyard to receive by gift or bequest, real or personal property, or the income or avails of property which shall be conveyed in trust for the improvement, maintenance, repair, preservation and ornamentation of such interment, entombment, or inurnment rights lot or lots, vault or vaults, tomb or tombs, or other such structures in the cemetery or graveyard of which such board or trustees have control, as may be designated by the terms of such gift or bequest, and in accordance with such reasonable rules and regulations therefor, as shall be made by such board of directors or trustees, and such board of directors or trustees shall keep such trust funds invested in safe interest or income bearing securities, the income from which shall be used for the purpose aforesaid.

(Source: Laws 1909, p. 101.)

(765 ILCS 835/5a) (from Ch. 21, par. 19a)

Sec. 5a. The <u>cemetery authority</u> <u>directors or managing officers of any cemetery society or cemetery association</u> may invest the funds received under Section 4 or 5 in notes secured by a first mortgage or trust deed upon improved or income producing real estate situated in this State and not exceeding one-half the value thereof at the time the investment is made by the directors. Whenever any cemetery society or cemetery <u>authority</u> <u>association</u> acquires property as a result of the foreclosure of such mortgage, or in any other manner, the directors or managing officers of such society or <u>authority</u> <u>association</u> have the power to sell and convey the land received.

(Source: P.A. 80-660.)

(765 ILCS 835/8) (from Ch. 21, par. 21.1)

Sec. 8. Where the cemetery is a privately operated cemetery, as defined in Section 2 of the Cemetery Care Act, enacted by the Sixty-fifth General Assembly or where the interment, entombment rights in a community mausoleum or lawn crypt section, or inurnment rights in a community columbarium lot or lots, vault or vaults, tomb or tombs, or other such structures in the cemetery or graveyard are in a privately operated cemetery, as defined in Section 2 of that Act, then such board of directors or managing officers of such cemetery, society or cemetery authority association, or the trustees of any public graveyard or the cemetery society or cemetery association, shall also comply with the provisions of the Cemetery Care Act, enacted by the Sixty-fifth General Assembly.

(Source: Laws 1947, p. 356.)

(765 ILCS 835/9) (from Ch. 21, par. 21.2)

Sec. 9. When there is no memorial, monument, or marker installed on a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment rights in a community columbarium lot; no interment in a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium let; no transfer or assignment of a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot on the cemetery authority records; no contact by an owner recorded in the cemetery authority records; publication has been made in a local newspaper of general circulation in the county in which the interment, entombment, or inurnment rights are located and no response was received; and 50 60 years have passed since the cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot was sold, there is a presumption that the cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot has been abandoned , unless a specific agreement has been entered into designating said rights to be inviolate. Alternatively, where there is an obligation to pay a cemetery authority, annually or periodically, maintenance or care charges on a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, and the owner of or claimant to a right or easement for burial in such cemetery <u>interment right</u>, <u>entombment rights in a community mausoleum or lawn crypt section</u>, <u>or inurnment right in a community columbarium lot</u>, or part thereof, has failed to pay the required annual or periodic maintenance or care charges for a period of 30 years or more, such continuous failure to do so creates and establishes a presumption that the cemetery <u>interment right</u>, <u>entombment rights in a community mausoleum or lawn crypt section</u>, <u>or inurnment right in a community columbarium lot</u>, or part thereof, has been abandoned.

Upon a court's determination of abandonment, the ownership of a right or easement for burial in a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, shall be subject to sale in the manner hereinafter provided.

(Source: P.A. 92-419, eff. 1-1-02.)

(765 ILCS 835/10) (from Ch. 21, par. 21.3)

Sec. 10. A cemetery authority may file in the office of the clerk of the circuit court of the county in which the cemetery is located a verified petition praying for the entry of an order adjudging a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, to have been abandoned. The petition shall describe the cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, alleged to have been abandoned, shall allege ownership by the petitioner of the cemetery, and, if known, the name of the owner of the right or easement for burial in such cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, as is alleged to have been abandoned, or, if the owner thereof is known to the petitioner to be deceased, then the names, if known to petitioner, of such claimants thereto as are the heirs-at-law and next-of-kin or the specific legatees under the will of the owner of the right or easement for burial in such interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, and such other facts as the petitioner may have with respect to ownership of the right or easement for burial in such cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof.

The petition shall also allege the facts with respect to the abandonment of the cemetery <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community <u>columbarium lot</u> or facts about the obligation of the owner to pay annual or periodic maintenance or care charges on such cemetery <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, the amount of such charges as are due and unpaid, and shall also allege the continuous failure by the owner or claimant to pay such charges for a period of 30 consecutive years or more.

Irrespective of diversity of ownership of the right or easement for burial therein, a cemetery authority may include in one petition as many cemetery <u>interment rights</u>, <u>entombment rights in a community mausoleum or lawn crypt section</u>, <u>or inurnment rights in a community columbarium</u> lots, or parts thereof, as are alleged to have been abandoned.

(Source: P.A. 92-419, eff. 1-1-02.)

(765 ILCS 835/12) (from Ch. 21, par. 21.5)

Sec. 12. In the event the owner, the claimant, or the heirs-at-law and next-of-kin or the specific legatees under the will of either the owner or claimant submits proof of ownership to the court or appears and answers the petition, the presumption of abandonment shall no longer exist and the court shall set the matter for hearing upon the petition and such answers thereto as may be filed.

In the event the defendant or defendants fails to appear and answer the petition, or in the event that upon the hearing the court determines from the evidence presented that there has been an abandonment of the cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium let for 50 60 years or a continuous failure to pay the annual or periodic maintenance or care charges on such interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium let, or part thereof, for a period of 30 years or more preceding the filing of the petition, then, in either such event, an order shall be entered adjudicating such interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium let, or part thereof, to have been abandoned and adjudging the right or easement for burial therein to be subject to sale by the cemetery authority at the expiration of one year from the date of the entry of such order. Upon entry of an order adjudicating abandonment of a cemetery interment right, entombment rights in a community mausoleum or lawn crypt

section, or inurnment right in a community columbarium lot, or part thereof, the court shall fix such sum as is deemed a reasonable fee for the services of petitioner's attorney.

(Source: P.A. 92-419, eff. 1-1-02.)

(765 ILCS 835/13) (from Ch. 21, par. 21.6)

Sec. 13. In the event that, at any time within one year after adjudication of abandonment, the owner or claimant of a <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or <u>inurnment right</u> in a community columbarium lot, or part thereof, which has been adjudged abandoned, shall contact the court or the cemetery authority and pay all maintenance or care charges that are due and unpaid, shall reimburse the cemetery authority for the costs of suit and necessary expenses incurred in the proceeding with respect to such <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, and shall contract for its future care and maintenance, then such lot, or part thereof, shall not be sold as herein provided and, upon petition of the owner or claimant, the order or judgment adjudging the same to have been abandoned shall be vacated as to such <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof.

(Source: P.A. 92-419, eff. 1-1-02.)

(765 ILCS 835/14) (from Ch. 21, par. 21.7)

Sec. 14. After the expiration of one year from the date of entry of an order adjudging a <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community <u>columbarium lot</u>, or part thereof, to have been abandoned, a cemetery authority shall have the right to do so and may sell such <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or <u>inurnment right in a community columbarium lot</u>, or part thereof, at public sale and grant an easement therein for burial purposes to the purchaser at such sale, subject to the interment of any human remains theretofore placed therein and the right to maintain memorials placed thereon. A cemetery authority may bid at and purchase such <u>interment right</u>, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium lot, or part thereof, at such sale.

Notice of the time and place of any sale held pursuant to an order adjudicating abandonment of a cemetery interment right, entombment rights in a community mausoleum or lawn crypt section, or inurnment right in a community columbarium, or part thereof, shall be published once in a newspaper of general circulation in the county in which the cemetery is located, such publication to be not less than 30 days prior to the date of sale.

The proceeds derived from any sale shall be used to reimburse the petitioner for the costs of suit and necessary expenses, including attorney's fees, incurred by petitioner in the proceeding, and the balance, if any, shall be deposited into the cemetery authority's care fund or, if there is no care fund, used by the cemetery authority for the care of its cemetery and for no other purpose.

(Source: P.A. 92-419, eff. 1-1-02.)

Section 99. Effective date. This Act takes effect upon becoming law.".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 182.

HOUSE BILL 399. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Health Care Availability and Access, adopted and printed:

AMENDMENT NO. $\underline{1}$. Amend House Bill 399 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Health Care Workplace Violence Prevention Act. Section 5. Findings. The General Assembly finds as follows:

(1) Violence is an escalating problem in many health care workplaces in this State and

across the nation.

- (2) The actual incidence of workplace violence in health care workplaces, in particular, is likely to be greater than documented because of failure to report such incidents or failure to maintain records of incidents that are reported.
 - (3) Patients, visitors, and health care employees should be assured a reasonably safe and secure environment in a health care workplace.
- (4) Many health care workplaces have undertaken efforts to ensure that patients,

visitors, and employees are safe from violence, but additional personnel training and appropriate safeguards may be needed to prevent workplace violence and minimize the risk and dangers affecting people in connection with the delivery of health care.

Section 10. Definitions. In this Act:

"Abuse" means any physical injury, sexual abuse, or mental injury inflicted on a patient, employee, or visitor at a health care workplace other than by accidental means.

"Department" means the Department of Labor.

"Director" means the Director of Labor.

"Employee" means any individual who is employed on a full-time, part-time, or contractual basis by a health care workplace.

"Health care workplace" means any of the following:

- (1) A public or private hospital licensed under the Hospital Licensing Act or a hospital organized under the University of Illinois Hospital Act.
- (2) A mental health facility or developmental disability facility as defined in the

Mental Health and Developmental Disabilities Code.

"Imminent danger" means a preliminary determination of immediate, threatened, or impending risk of physical injury as determined by the employee.

"Responsible agency" means the State agency that (i) licenses, certifies, registers, or otherwise regulates or exercises jurisdiction over a health care workplace or a health care workplace's activities or (ii) contracts with a health care workplace for the delivery of health care services.

"Violence" or "violent act" means any act by a person that causes abuse of another person.

Section 15. Workplace violence plan.

- (a) By July 1, 2006, every health care workplace must adopt and implement a plan to reasonably prevent and protect employees from violence at that setting. The plan must address security considerations related to the following items, as appropriate to the particular workplace, based on the hazards identified in the assessment required under subsection (b):
 - (1) The physical attributes of the health care workplace.
 - (2) Staffing, including security staffing.
 - (3) Personnel policies.
 - (4) First aid and emergency procedures.
 - (5) The reporting of violent acts.
 - (6) Employee education and training.
 - (b) Before adopting the plan required under subsection (a), a health care workplace must conduct a security and safety assessment to identify existing or potential hazards for violence and determine the appropriate preventive action to be taken. The assessment must include, but need not be limited to, a measure of the frequency of, and an identification of the causes for and consequences of, violent acts at the workplace during at least the preceding 5 years or for the years for which records are available for assessments involving home health agencies or hospice programs.
 - (c) In adopting the plan required by subsection (a), a health care workplace may consider any guidelines on violence in the workplace or in health care workplaces issued by the Department of Public Health, the Department of Human Services, the Department of Labor, the federal Occupational Safety and Health Administration, Medicare, and health care workplace accrediting organizations.
- (d) It is the intent of the General Assembly that any violence protection and prevention plan developed under this Act be appropriate to the setting in which it is to be implemented. To that end, the General Assembly recognizes that not all health care services are provided in a facility or other formal setting, such as a hospital. Many health care services are provided in other, less formal settings. The General Assembly finds that it may inappropriate and impractical for all health care workplaces to address workplace violence in the same manner. When enforcing this Act, the Department shall allow a health care workplace sufficient flexibility in recognition of the unique circumstances in which the health care workplace may deliver services.

- (e) Promptly after adopting a plan under subsection (a), a health care workplace must file a copy of its plan with the Department. The Department shall then forward a copy of the plan to the appropriate responsible agency.
- (f) A health care workplace must review its plan at least once every 3 years and must report each such review to the Department, together with any changes to the plan adopted by the health care workplace. If a health care workplace does not adopt any changes to its plan in response to such a review, it must report that fact to the Department. A health care workplace must promptly report to the Department all changes to the health care workplace's plan, regardless of whether those changes were adopted in response to a periodic review required under this subsection. The Department shall then forward a copy of the review report and changes, if any, to the appropriate responsible agency.
- (g) A health care workplace that is required to submit written documentation of active safety and violence prevention plans to comply with national accreditation standards shall be deemed to be in compliance with subsections (a), (b), (c), and (f) of this Section when the health care workplace forwards a copy of that documentation to the Department.

Section 20. Violence prevention training. By July 1, 2007, and on a regular basis thereafter, as set forth in the plan adopted under Section 15, a health care workplace must provide violence prevention training to all its affected employees as determined by the plan. For temporary employees, training must take into account unique circumstances. A health care workplace also shall provide periodic follow-up training for its employees as appropriate. The training may vary by the plan and may include, but need not be limited to, classes, videotapes, brochures, verbal training, or other verbal or written training that is determined to be appropriate under the plan. The training must address the following topics, as appropriate to the particular health care workplace and to the duties and responsibilities of the particular employee being trained, based on the hazards identified in the assessment required under Section 15:

- (1) General safety procedures.
- (2) Personal safety procedures.
- (3) The violence escalation cycle.
- (4) Violence-predicting factors.
- (5) Obtaining patient history from a patient with a history of violent behavior.
- (6) Verbal and physical techniques to de-escalate and minimize violent behavior.
- (7) Strategies to avoid physical harm.
- (8) Restraining techniques.
- (9) Appropriate use of medications to reduce violent behavior.
- (10) Documenting and reporting incidents of violence.
- (11) The process whereby employees affected by a violent act may debrief.
- (12) Any resources available to employees for coping with violence.
- (13) The workplace violence prevention plan adopted under Section 15.

Section 25. Record of violent acts; reporting of violent acts.

- (a) Beginning no later than July 1, 2006, every health care workplace must keep a record of any violent act against an employee, a patient, or a visitor occurring at the workplace. At a minimum, the record must include the following:
 - (1) The health care workplace's name and address.
 - (2) The date, time, and specific location at the health care workplace where the violent act occurred.
 - (3) The name, job title, department or ward assignment, and staff identification or other identifier of the victim, if the victim was an employee.
 - (4) A description of the person against whom the violent act was committed as one of the following:
 - (A) A patient.
 - (B) A visitor.
 - (C) An employee.
 - (D) Other.
 - (5) A description of the person committing the violent act as one of the following:
 - (A) A patient.
 - (B) A visitor.
 - (C) An employee.
 - (D) Other.

- (6) A description of the type of abuse as one of the following:
 - (A) A verbal or physical threat that presents imminent danger to an employee.
 - (B) A physical assault with mild soreness, surface abrasions, scratches, or small bruises.
 - (C) A physical assault with major soreness, cuts, or large bruises.
 - (D) A physical assault with severe lacerations, a bone fracture, or a head injury.
 - (E) A physical assault with loss of limb or death.
- (7) An identification of any body part injured.
- (8) A description of any weapon used.
- (9) The number of employees in the vicinity of the violent act when it occurred.
- (10) A description of actions taken by employees and the health care workplace in response to the violent act.
- (b) A health care workplace must immediately report the occurrence of a violent act to the Department and to the appropriate law enforcement agency. The Department shall promptly forward a copy of the report of a violent act to the appropriate responsible agency. In addition, in the case of a report of a violent act occurring at a State-operated mental health or developmental disability facility under the jurisdiction of the Department of Human Services, the Department shall promptly forward a copy of the report to the Department of State Police and to the Inspector General appointed under Section 6.2 of the Abused and Neglected Long Term Care Facility Residents Reporting Act. The Department of State Police shall investigate any report indicating a possible murder, rape, or other felony.

The health care workplace must also make each report of a violent act in writing within 24 hours after the occurrence of a violent act.

- (c) The Department or other appropriate responsible agency shall initiate an investigation of each report of a violent act. A report of a violent act that indicates that a patient's life or safety is in imminent danger must be investigated within 24 hours after the Department or other responsible agency receives the report. The Department or other responsible agency may delegate to a law enforcement agency or other public agency the duty to perform an investigation under this subsection. Nothing in this Section diminishes the duty of law enforcement officers to respond to and investigate incidents of possible criminal conduct.
- (d) A health care workplace must annually forward a copy of each such record of a violent act to the Department of Labor, which in turn shall forward a copy to the appropriate responsible agency.
 - (e) A health care workplace must keep each record of a violent act for at least 5 years following the occurrence of the violent act. During that time, the record must be available for inspection by the Department or by the appropriate responsible agency, upon request and subject to client confidentiality. The Department and each responsible agency must also make the record available to the General Assembly upon request, so long as the release of the record to the General Assembly does not violate client confidentiality.

Section 30. Assistance in complying with Act. A health care workplace that needs assistance in complying with this Act may contact the federal Department of Labor or the Illinois Department of Labor for assistance. The Illinois departments of Labor, Human Services, and Public Health shall collaborate with representatives of health care workplaces to develop technical assistance and training seminars on developing and implementing a workplace violence plan as required under Section 15. Those departments shall coordinate their assistance to health care workplaces.

Section 35. Noncompliance with Act; order to comply; civil penalty.

- (a) If the Director determines that a health care workplace has violated this Act or the rules implementing this Act, the Director shall issue an order directing the health care workplace to comply with the Act or rules
- (b) If a health care workplace fails to comply with an order of the Director issued under subsection (a), the Director may impose a civil penalty against the health care workplace in an amount set by rule. The Director may impose a civil penalty under this subsection only after the Director provides the following to the health care workplace:
 - (1) Written notice of the alleged failure to comply with the Director's order.
 - (2) Written notice of the health care workplace's right to request an administrative hearing on the question of the alleged failure to comply.
 - (3) An opportunity to present evidence, orally or in writing or both, on the question of the alleged failure to comply before an impartial hearing examiner appointed by the Director.
 - (4) A written decision from the Director, based on the evidence introduced at the hearing and the hearing examiner's recommendations, finding that the health care workplace failed to

comply with the Director's order and imposing the civil penalty.

The Attorney General may bring an action in the circuit court to enforce the collection of

a civil penalty imposed under this subsection.

(c) The penalties authorized by this Section are in addition to any other penalties authorized by law, including administrative action with respect to a health care workplace's license, certification, or registration by a regulatory agency.

Section 40. Rules. The Department shall adopt rules to implement this Act.

Section 45. Hospitals; when deemed in compliance. Notwithstanding any other provision of this Act, a hospital licensed under the Hospital Licensing Act or organized under the University of Illinois Hospital Act shall be deemed to be in compliance with this Act if the hospital:

- (1) has a written plan to manage the safety of patients, staff, and visitors that is consistent with the requirements of a national accreditation organization and submits a copy of that plan to the Department of Public Health; and
 - (2) completes reports of incidents of violence to patients, staff, and visitors that are available for review by the Department of Public Health.

Section 900. The Illinois State Auditing Act is amended by changing Section 3-2 as follows: (30 ILCS 5/3-2) (from Ch. 15, par. 303-2)

Sec. 3-2. Mandatory and directed post audits. The Auditor General shall conduct a financial audit, a compliance audit, or other attestation engagement, as is appropriate to the agency's operations under generally accepted government auditing standards, of each State agency except the Auditor General or his office at least once during every biennium, except as is otherwise provided in regulations adopted under Section 3-8. The general direction and supervision of the financial audit program may be delegated only to an individual who is a Certified Public Accountant and a payroll employee of the Office of the Auditor General. In the conduct of financial audits, compliance audits, and other attestation engagements, the Auditor General may inquire into and report upon matters properly within the scope of a performance audit, provided that such inquiry shall be limited to matters arising during the ordinary course of the financial audit.

In any year the Auditor General shall conduct any special audits as may be necessary to form an opinion on the financial statements of this State, as prepared by the Comptroller, and to certify that this presentation is in accordance with generally accepted accounting principles for government.

Simultaneously with the biennial compliance audit of the Department of Human Services, the Auditor General shall conduct a program audit of each facility under the jurisdiction of that Department that is described in Section 4 of the Mental Health and Developmental Disabilities Administrative Act. The program audit shall include an examination of the records of each facility concerning (i) reports of suspected abuse or neglect of any patient or resident of the facility and (ii) reports of suspected abuse of facility staff by patients or residents. The Auditor General shall report the findings of the program audit to the Governor and the General Assembly, including findings concerning patterns or trends relating to (i) abuse or neglect of facility patients and residents or (ii) abuse of facility staff. However, for any year for which the Inspector General submits a report to the Governor and General Assembly as required under Section 6.7 of the Abused and Neglected Long Term Care Facility Residents Reporting Act, the Auditor General need not conduct the program audit otherwise required under this paragraph.

The Auditor General shall conduct a performance audit of a State agency when so directed by the Commission, or by either house of the General Assembly, in a resolution identifying the subject, parties and scope. Such a directing resolution may:

- (a) require the Auditor General to examine and report upon specific management
- efficiencies or cost effectiveness proposals specified therein;
- (b) in the case of a program audit, set forth specific program objectives,

responsibilities or duties or may specify the program performance standards or program evaluation standards to be the basis of the program audit;

- (c) be directed at particular procedures or functions established by statute, by administrative regulation or by precedent; and
- (d) require the Auditor General to examine and report upon specific proposals relating to state programs specified in the resolution.

The Commission may by resolution clarify, further direct, or limit the scope of any audit directed by a resolution of the House or Senate, provided that any such action by the Commission must be consistent with the terms of the directing resolution.

(Source: P.A. 93-630, eff. 12-23-03.)

Section 905. The Community Living Facilities Licensing Act is amended by changing Section 11 as follows:

(210 ILCS 35/11) (from Ch. 111 1/2, par. 4191)

- Sec. 11. Grounds for denial or revocation of a license. The Department may deny or begin proceedings to revoke a license if the applicant or licensee has been convicted of a felony or 2 or more misdemeanors involving moral turpitude, as shown by a certified copy of the court of conviction; if the Department determines after investigation that such person has not been sufficiently rehabilitated to warrant the public trust; or upon other satisfactory evidence that the moral character of the applicant or licensee is not reputable. In addition, the Department may deny or begin proceedings to revoke a license at any time if the licensee:
 - (1) Submits false information either on Department licensure forms or during an inspection;
 - (2) Refuses to allow an inspection to occur;
 - (3) Violates this Act or rules and regulations promulgated under this Act;
 - (4) Violates the rights of its residents;
 - (5) Fails to submit or implement a plan of correction within the specified time period.

The Department also may begin proceedings to revoke a license if the Department determines that a licensee (i) has failed to file a workplace violence prevention plan, or a review of such a plan or changes made to such a plan, as required under the Health Care Workplace Violence Prevention Act or (ii) has failed to report a violent act as required under that Act.

(Source: P.A. 82-567.)

Section 915. The Hospital Licensing Act is amended by changing Section 7 as follows:

(210 ILCS 85/7) (from Ch. 111 1/2, par. 148)

- Sec. 7. (a) The Director after notice and opportunity for hearing to the applicant or licensee may deny, suspend, or revoke a permit to establish a hospital or deny, suspend, or revoke a license to open, conduct, operate, and maintain a hospital in any case in which he finds that there has been a substantial failure (i) to comply with the provisions of this Act or the Hospital Report Card Act or the standards, rules, and regulations established by virtue of either of those Acts or (ii) to file a workplace violence prevention plan, or a review of such a plan or changes made to such a plan, as required under the Health Care Workplace Violence Prevention Act or to report a violent act as required under that Act.
- (b) Such notice shall be effected by registered mail or by personal service setting forth the particular reasons for the proposed action and fixing a date, not less than 15 days from the date of such mailing or service, at which time the applicant or licensee shall be given an opportunity for a hearing. Such hearing shall be conducted by the Director or by an employee of the Department designated in writing by the Director as Hearing Officer to conduct the hearing. On the basis of any such hearing, or upon default of the applicant or licensee, the Director shall make a determination specifying his findings and conclusions. In case of a denial to an applicant of a permit to establish a hospital, such determination shall specify the subsection of Section 6 under which the permit was denied and shall contain findings of fact forming the basis of such denial. A copy of such determination shall be sent by registered mail or served personally upon the applicant or licensee. The decision denying, suspending, or revoking a permit or a license shall become final 35 days after it is so mailed or served, unless the applicant or licensee, within such 35 day period, petitions for review pursuant to Section 13.
- (c) The procedure governing hearings authorized by this Section shall be in accordance with rules promulgated by the Department and approved by the Hospital Licensing Board. A full and complete record shall be kept of all proceedings, including the notice of hearing, complaint, and all other documents in the nature of pleadings, written motions filed in the proceedings, and the report and orders of the Director and Hearing Officer. All testimony shall be reported but need not be transcribed unless the decision is appealed pursuant to Section 13. A copy or copies of the transcript may be obtained by any interested party on payment of the cost of preparing such copy or copies.
- (d) The Director or Hearing Officer shall upon his own motion, or on the written request of any party to the proceeding, issue subpoenas requiring the attendance and the giving of testimony by witnesses, and subpoenas duces tecum requiring the production of books, papers, records, or memoranda. All subpoenas and subpoenas duces tecum issued under the terms of this Act may be served by any person of full age. The fees of witnesses for attendance and travel shall be the same as the fees of witnesses before the Circuit Court of this State, such fees to be paid when the witness is excused from further attendance. When the witness is subpoenaed at the instance of the Director, or Hearing Officer, such fees shall be paid in the same manner as other expenses of the Department, and when the witness is subpoenaed at the instance of any other party to any such proceeding the Department may require that the cost of service of the subpoena

or subpoena duces tecum and the fee of the witness be borne by the party at whose instance the witness is summoned. In such case, the Department in its discretion, may require a deposit to cover the cost of such service and witness fees. A subpoena or subpoena duces tecum issued as aforesaid shall be served in the same manner as a subpoena issued out of a court.

- (e) Any Circuit Court of this State upon the application of the Director, or upon the application of any other party to the proceeding, may, in its discretion, compel the attendance of witnesses, the production of books, papers, records, or memoranda and the giving of testimony before the Director or Hearing Officer conducting an investigation or holding a hearing authorized by this Act, by an attachment for contempt, or otherwise, in the same manner as production of evidence may be compelled before the court.
- (f) The Director or Hearing Officer, or any party in an investigation or hearing before the Department, may cause the depositions of witnesses within the State to be taken in the manner prescribed by law for like depositions in civil actions in courts of this State, and to that end compel the attendance of witnesses and the production of books, papers, records, or memoranda. (Source: P.A. 93-563, eff. 1-1-04.)

Section 920. The Community-Integrated Living Arrangements Licensure and Certification Act is amended by changing Section 6 as follows:

(210 ILCS 135/6) (from Ch. 91 1/2, par. 1706)

- Sec. 6. (a) The Department shall deny an application for a license, or revoke or refuse to renew the license of a community mental health or developmental services agency, or refuse to issue a license to the holder of a temporary permit, if the Department determines that the applicant, agency or permit holder has not complied with a provision of this Act, the Mental Health and Developmental Disabilities Code, or applicable Department rules and regulations. Specific grounds for denial or revocation of a license, or refusal to renew a license or to issue a license to the holder of a temporary permit, shall include but not be limited to:
 - (1) Submission of false information either on Department licensure forms or during an inspection;
 - (2) Refusal to allow an inspection to occur;
 - (3) Violation of this Act or rules and regulations promulgated under this Act;
 - (4) Violation of the rights of a recipient; or
 - (5) Failure to submit or implement a plan of correction within the specified time period; or
- (6) Failure (i) to file a workplace violence prevention plan, or a review of such a plan or changes made to such a plan, as required under the Health Care Workplace Violence Prevention Act or (ii) to report a violent act as required under that Act.
- (b) If the Department determines that the operation of a community mental health or developmental services agency or one or more of the programs or placements certified by the agency under this Act jeopardizes the health, safety or welfare of the recipients served by the agency, the Department may immediately revoke the agency's license and may direct the agency to withdraw recipients from any such program or placement.

(Source: P.A. 85-1250.)

Section 999. Effective date. This Act takes effect upon becoming law.".

Floor Amendment No. 2 remained in the Committee on Rules.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

RECALL

By unanimous consent, on motion of Representative Lang, HOUSE BILL 399 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 452.

HOUSE BILL 610. Having been printed, was taken up and read by title a second time. Representative Reis offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend House Bill 610 as follows:

on page 1, line 8, by changing "must" to "shall"; and

on page 1, line 13, by changing "must" to "shall"; and

on page 2, line 5, by changing "advertise" to "promote"; and

on page 2, immediately below line 7, by inserting the following:

"(e) The Office must implement the changes to the equipment exchange program required under this amendatory Act of the 94th General Assembly no later than July 1, 2006."

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 657.

HOUSE BILL 672. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Environmental Health, adopted and printed:

AMENDMENT NO. 1. Amend House Bill 672 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Clean Indoor Air Act is amended by changing Sections 2 and 11 as follows: (410 ILCS 80/2) (from Ch. 111 1/2, par. 8202)

Sec. 2. The General Assembly finds that tobacco smoke is annoying, harmful and dangerous to human beings and a hazard to public health. Secondhand tobacco smoke causes at least 65,000 deaths each year from heart disease and lung cancer according to the National Cancer Institute. Secondhand tobacco smoke causes sudden infant death syndrome, low-birth-weight in infants, asthma and exacerbation of asthma, bronchitis and pneumonia in children and adults. Secondhand tobacco smoke is the third leading cause of preventable death in the United States. Illinois workers exposed to secondhand tobacco smoke are at increased risk of premature death. An estimated 1,570 Illinois citizens die each year from exposure to secondhand tobacco smoke.

(Source: P.A. 86-1018.)

(410 ILCS 80/11) (from Ch. 111 1/2, par. 8211)

Sec. 11. Home rule.

- (a) Except as provided in subsection (b), a home rule or non home rule unit of local government or any municipality in this State may shall not have the power and authority, after the effective date of this Act, to regulate smoking in public places but that regulation must be no less restrictive than this Act. This subsection (a) is a limitation on the concurrent exercise of home rule power under subsection (i) of Section 6 of Article VII of the Illinois Constitution.
- (b) Pursuant to Article VII, Section 6, paragraph (h) of the Illinois Constitution of 1970, it is declared to be the law of this State that the regulation of smoking as provided by this Act is a power which pre empts home rule units from exercising such power subject to the limitations provided in the Act, provided that Any home rule unit that has passed an ordinance concerning the regulation of smoking prior to October 1, 1989 is exempt from the requirements of subsection (a). pre emption. (Source: P.A. 86-1018.)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

HOUSE BILL 748. Having been printed, was taken up and read by title a second time.

Representative Jakobsson offered the following amendment and moved its adoption:

AMENDMENT NO. <u>1</u>. Amend House Bill 748 on page 1, line 25, by replacing "<u>director</u>" with "<u>division manager</u>".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

HOUSE BILL 782. Having been printed, was taken up and read by title a second time.

Representative Sullivan offered the following amendment and moved its adoption:

AMENDMENT NO. <u>1</u>. Amend House Bill 782 on page 1, lines 10, 12, and 15, after "government," each time it appears, by inserting "<u>forest preserve district</u>,"; and on page 4, below line 8, by inserting the following:

"Section 22. The Downstate Forest Preserve District Act is amended by adding Section 6f as follows: (70 ILCS 805/6f new)

Sec. 6f. Lease with Department of Transportation for vacant lands. If the Department of Transportation owns vacant land within a forest preserve district, the forest preserve district may enter into a lease agreement with the Department for use of the vacant land. The lease agreement may be for less than fair market value and must prohibit the forest preserve district from erecting any permanent structure upon the property.

Section 23. The Cook County Forest Preserve District Act is amended by adding Section 39.1 as follows: (70 ILCS 810/39.1 new)

Sec. 39.1. Lease with Department of Transportation for vacant lands. If the Department of Transportation owns vacant land within a forest preserve district, the forest preserve district may enter into a lease agreement with the Department for use of the vacant land. The lease agreement may be for less than fair market value and must prohibit the forest preserve district from erecting any permanent structure upon the property."

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 805, 864, 872 and 875.

HOUSE BILL 900. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Registration and Regulation, adopted and printed:

AMENDMENT NO. 1. Amend House Bill 900 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Professional Regulation Law of the Civil Administrative Code of Illinois is amended by changing Sections 2105-5 and 2105-15 as follows:

(20 ILCS 2105/2105-5) (was 20 ILCS 2105/60b)

Sec. 2105-5. Definitions.

(a) In this Law:

"Department" means the Department of Professional Regulation.

"Director" means the Director of Professional Regulation.

(b) In the construction of this Section and Sections 2105-15, 2105-100, 2105-105, 2105-110, 2105-115, 2105-120, 2105-125, 2105-175, and 2105-325, the following definitions shall govern unless the context

otherwise clearly indicates:

"Board" means the board of persons designated for a profession, trade, or occupation under the provisions of any Act now or hereafter in force whereby the jurisdiction of that profession, trade, or occupation is devolved on the Department.

"Certificate" means a license, certificate of registration, permit, or other authority purporting to be issued or conferred by the Department by virtue or authority of which the registrant has or claims the right to engage in a profession, trade, occupation, or operation of which the Department has jurisdiction.

"Registrant" means a person who holds or claims to hold a certificate.

"Retiree" means a person who has been duly licensed, registered, or certified in a profession regulated by the Department and who chooses to relinquish or not renew his or her license, registration, or certification. (Source: P.A. 91-239, eff. 1-1-00; 91-357, eff. 7-29-99; 92-16, eff. 6-28-01.)

(20 ILCS 2105/2105-15) (was 20 ILCS 2105/60)

Sec. 2105-15. General powers and duties.

- (a) The Department has, subject to the provisions of the Civil Administrative Code of Illinois, the following powers and duties:
 - (1) To authorize examinations in English to ascertain the qualifications and fitness of applicants to exercise the profession, trade, or occupation for which the examination is held.
 - (2) To prescribe rules and regulations for a fair and wholly impartial method of examination of candidates to exercise the respective professions, trades, or occupations.
 - (3) To pass upon the qualifications of applicants for licenses, certificates, and authorities, whether by examination, by reciprocity, or by endorsement.
 - (4) To prescribe rules and regulations defining, for the respective professions, trades, and occupations, what shall constitute a school, college, or university, or department of a university, or other institution, reputable and in good standing, and to determine the reputability and good standing of a school, college, or university, or department of a university, or other institution, reputable and in good standing, by reference to a compliance with those rules and regulations; provided, that no school, college, or university, or department of a university, or other institution that refuses admittance to applicants solely on account of race, color, creed, sex, or national origin shall be considered reputable and in good standing.
 - (5) To conduct hearings on proceedings to revoke, suspend, refuse to renew, place on probationary status, or take other disciplinary action as authorized in any licensing Act administered by the Department with regard to licenses, certificates, or authorities of persons exercising the respective professions, trades, or occupations and to revoke, suspend, refuse to renew, place on probationary status, or take other disciplinary action as authorized in any licensing Act administered by the Department with regard to those licenses, certificates, or authorities. The Department shall issue a monthly disciplinary report. The Department shall deny any license or renewal authorized by the Civil Administrative Code of Illinois to any person who has defaulted on an educational loan or scholarship provided by or guaranteed by the Illinois Student Assistance Commission or any governmental agency of this State; however, the Department may issue a license or renewal if the aforementioned persons have established a satisfactory repayment record as determined by the Illinois Student Assistance Commission or other appropriate governmental agency of this State. Additionally, beginning June 1, 1996, any license issued by the Department may be suspended or revoked if the Department, after the opportunity for a hearing under the appropriate licensing Act, finds that the licensee has failed to make satisfactory repayment to the Illinois Student Assistance Commission for a delinquent or defaulted loan. For the purposes of this Section, "satisfactory repayment record" shall be defined by rule. The Department shall refuse to issue or renew a license to, or shall suspend or revoke a license of, any person who, after receiving notice, fails to comply with a subpoena or warrant relating to a paternity or child support proceeding. However, the Department may issue a license or renewal upon compliance with the subpoena or warrant.

The Department, without further process or hearings, shall revoke, suspend, or deny any license or renewal authorized by the Civil Administrative Code of Illinois to a person who is certified by the Illinois Department of Public Aid as being more than 30 days delinquent in complying with a child support order or who is certified by a court as being in violation of the Non-Support Punishment Act for more than 60 days. The Department may, however, issue a license or renewal if the person has established a satisfactory repayment record as determined by the Illinois Department of Public Aid or if the person is determined by the court to be in compliance with the Non-Support Punishment Act. The Department may implement this paragraph as added by Public Act 89-6 through the use of emergency rules in accordance with Section 5-45 of the Illinois Administrative Procedure Act. For purposes of the

Illinois Administrative Procedure Act, the adoption of rules to implement this paragraph shall be considered an emergency and necessary for the public interest, safety, and welfare.

- (6) To transfer jurisdiction of any realty under the control of the Department to any other department of the State Government or to acquire or accept federal lands when the transfer, acquisition, or acceptance is advantageous to the State and is approved in writing by the Governor.
 - (7) To formulate rules and regulations necessary for the enforcement of any Act administered by the Department.
- (8) To exchange with the Illinois Department of Public Aid information that may be necessary for the enforcement of child support orders entered pursuant to the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Non-Support Punishment Act, the Revised Uniform Reciprocal Enforcement of Support Act, the Uniform Interstate Family Support Act, or the Illinois Parentage Act of 1984. Notwithstanding any provisions in this Code to the contrary, the Department of Professional Regulation shall not be liable under any federal or State law to any person for any disclosure of information to the Illinois Department of Public Aid under this paragraph (8) or for any other action taken in good faith to comply with the requirements of this paragraph (8).
 - (9) To perform other duties prescribed by law.
- (b) The Department may, when a fee is payable to the Department for a wall certificate of registration provided by the Department of Central Management Services, require that portion of the payment for printing and distribution costs be made directly or through the Department to the Department of Central Management Services for deposit into the Paper and Printing Revolving Fund. The remainder shall be deposited into the General Revenue Fund.
- (c) For the purpose of securing and preparing evidence, and for the purchase of controlled substances, professional services, and equipment necessary for enforcement activities, recoupment of investigative costs, and other activities directed at suppressing the misuse and abuse of controlled substances, including those activities set forth in Sections 504 and 508 of the Illinois Controlled Substances Act, the Director and agents appointed and authorized by the Director may expend sums from the Professional Regulation Evidence Fund that the Director deems necessary from the amounts appropriated for that purpose. Those sums may be advanced to the agent when the Director deems that procedure to be in the public interest. Sums for the purchase of controlled substances, professional services, and equipment necessary for enforcement activities and other activities as set forth in this Section shall be advanced to the agent who is to make the purchase from the Professional Regulation Evidence Fund on vouchers signed by the Director. The Director and those agents are authorized to maintain one or more commercial checking accounts with any State banking corporation or corporations organized under or subject to the Illinois Banking Act for the deposit and withdrawal of moneys to be used for the purposes set forth in this Section; provided, that no check may be written nor any withdrawal made from any such account except upon the written signatures of 2 persons designated by the Director to write those checks and make those withdrawals. Vouchers for those expenditures must be signed by the Director. All such expenditures shall be audited by the Director, and the audit shall be submitted to the Department of Central Management Services for approval.
- (d) Whenever the Department is authorized or required by law to consider some aspect of criminal history record information for the purpose of carrying out its statutory powers and responsibilities, then, upon request and payment of fees in conformance with the requirements of Section 2605-400 of the Department of State Police Law (20 ILCS 2605/2605-400), the Department of State Police is authorized to furnish, pursuant to positive identification, the information contained in State files that is necessary to fulfill the request.
- (e) The provisions of this Section do not apply to private business and vocational schools as defined by Section 1 of the Private Business and Vocational Schools Act.
- (f) Beginning July 1, 1995, this Section does not apply to those professions, trades, and occupations licensed under the Real Estate License Act of 2000, nor does it apply to any permits, certificates, or other authorizations to do business provided for in the Land Sales Registration Act of 1989 or the Illinois Real Estate Time-Share Act.
- (g) The Department may grant the title "Retired", to be used immediately adjacent to the title of a profession regulated by the Department, to eligible retirees. The use of the title "Retired" shall not constitute representation of current licensure, registration, or certification. Any person without an active license, registration, or certificate in a profession that requires licensure, registration, or certification shall not be permitted to practice that profession.

(Source: P.A. 91-239, eff. 1-1-00; 91-245, eff. 12-31-99; 91-613, eff. 10-1-99; 92-16, eff. 6-28-01.)

Section 10. The Professional Engineering Practice Act of 1989 is amended by changing Section 9 as follows:

(225 ILCS 325/9) (from Ch. 111, par. 5209)

(Section scheduled to be repealed on January 1, 2010)

Sec. 9. Licensure qualifications; Examinations; Failure or refusal to take examinations. Examinations provided for by this Act shall be conducted under rules prescribed by the Department. Examinations shall be held not less frequently than semi-annually, at times and places prescribed by the Department, of which applicants shall be notified by the Department in writing.

Beginning on or before January 1, 2005, a principles of practice examination in Software Engineering shall be offered to applicants.

Examinations of the applicants who seek to practice professional engineering shall ascertain: (a) if the applicant has an adequate understanding of the basic and engineering sciences, which shall embrace subjects required of candidates for an approved baccalaureate degree in engineering, and (b) if the training and experience of the applicant have provided a background for the application of the basic and engineering sciences to the solution of engineering problems. The Department may by rule prescribe additional subjects for examination. If an applicant neglects, fails without an approved excuse, or refuses to take the next available examination offered for licensure under this Act within 3 years after filing the application, the fee paid by the applicant shall be forfeited and the application denied. If an applicant fails to pass an examination for licensure under this Act within 3 years after filing the application, the application shall be denied. However, such applicant may thereafter make a new application for examination, accompanied by the required fee.

(Source: P.A. 92-145, eff. 1-1-02.)

Section 99. Effective date. This Act takes effect January 1, 2006.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was held on the order of Second Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 907.

HOUSE BILL 996. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Transportation and Motor Vehicles, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 996 on page 1, line 19, after "<u>fire chief</u>", by inserting "<u>who has completed an emergency vehicle operation training course approved by the Office of the State Fire Marshal"; and</u>

on page 1, line 23, by replacing "<u>vehicle</u>;" with "<u>vehicle</u>, and the lights may be visible or activated only when responding to a bona fide emergency;".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 1077.

Having been printed, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 1094.

HOUSE BILL 361. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on International Trade & Commerce, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend House Bill 361 as follows: on page 1, line 9, by changing "<u>must</u>" to "<u>may, subject to appropriation,</u>"; and on page 1, line 15, by changing "<u>must</u>" to "<u>may, subject to appropriation,</u>".

Representative Rose offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend House Bill 361 on page 1, immediately below line 17, by inserting the following:

"(c) The Department must adopt rules to administer the provisions of this Section.

(d) A business park that meets the Department's certification standards and that was established before the effective date of this amendatory Act may receive certification under the program."

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendments numbered 1 and 2 were ordered engrossed; and the bill, as amended, was to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 1106.

Having been printed, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 1133.

Having been printed, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 1310, 1311, 1313 and 1351.

HOUSE BILL 1319. Having been printed, was taken up and read by title a second time. Representative Delgado offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend House Bill 1319 on page 2, line 8, by inserting "by a provider" after "rehabilitation".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

HOUSE BILL 1301. Having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Financial Institutions, adopted and printed:

AMENDMENT NO. 1. Amend House Bill 1301 on page 6, immediately below line 33, by inserting the following:

"Section 10. The Illinois Savings and Loan Act of 1985 is amended by changing Section 3-8 as follows: (205 ILCS 105/3-8) (from Ch. 17, par. 3303-8)

Sec. 3-8. Access to books and records; communication with members.

- (a) Every member or holder of capital shall have the right to inspect the books and records of the association that pertain to his account. Otherwise, the right of inspection and examination of the books and records shall be limited as provided in this Act, and no other person shall have access to the books and records or shall be entitled to a list of the members.
 - (b) For the purpose of this Section, the term "financial records" means any original, any copy, or any

summary of (i) a document granting signature authority over a deposit or account; (ii) a statement, ledger card, or other record on any deposit or account that shows each transaction in or with respect to that account; (iii) a check, draft, or money order drawn on an association or issued and payable by an association; or (iv) any other item containing information pertaining to any relationship established in the ordinary course of an association's business between an association and its customer, including financial statements or other financial information provided by the member or holder of capital.

- (c) This Section does not prohibit:
- (1) The preparation, examination, handling, or maintenance of any financial records by any officer, employee, or agent of an association having custody of those records or the examination of those records by a certified public accountant engaged by the association to perform an independent audit.
- (2) The examination of any financial records by, or the furnishing of financial records by an association to, any officer, employee, or agent of the Commissioner of Banks and Real Estate or federal depository institution regulator for use solely in the exercise of his duties as an officer, employee, or agent.
- (3) The publication of data furnished from financial records relating to members or holders of capital where the data cannot be identified to any particular member, holder of capital, or account
 - (4) The making of reports or returns required under Chapter 61 of the Internal Revenue Code of 1986.
- (5) Furnishing information concerning the dishonor of any negotiable instrument permitted to be disclosed under the Uniform Commercial Code.
- (6) The exchange in the regular course of business of (i) credit information between an association and other associations or financial institutions or commercial enterprises, directly or through a consumer reporting agency or (ii) financial records or information derived from financial records between an association and other associations or financial institutions or commercial enterprises for the purpose of conducting due diligence pursuant to a purchase or sale involving the association or assets or liabilities of the association.
- (7) The furnishing of information to the appropriate law enforcement authorities where the association reasonably believes it has been the victim of a crime.
- (8) The furnishing of information pursuant to the Uniform Disposition of Unclaimed Property Act.
- (9) The furnishing of information pursuant to the Illinois Income Tax Act and the Illinois Estate and Generation-Skipping Transfer Tax Act.
- (10) The furnishing of information pursuant to the federal "Currency and Foreign Transactions Reporting Act", (Title 31, United States Code, Section 1051 et seq.).
- (11) The furnishing of information pursuant to any other statute that by its terms or by regulations promulgated thereunder requires the disclosure of financial records other than by subpoena, summons, warrant, or court order.
- (12) The exchange of information between an association and an affiliate of the association; as used in this item, "affiliate" includes any company, partnership, or organization that controls, is controlled by, or is under common control with an association.
- (13) The furnishing of information in accordance with the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996. Any association governed by this Act shall enter into an agreement for data exchanges with a State agency provided the State agency pays to the association a reasonable fee not to exceed its actual cost incurred. An association providing information in accordance with this item shall not be liable to any account holder or other person for any disclosure of information to a State agency, for encumbering or surrendering any assets held by the association in response to a lien or order to withhold and deliver issued by a State agency, or for any other action taken pursuant to this item, including individual or mechanical errors, provided the action does not constitute gross negligence or willful misconduct. An association shall have no obligation to hold, encumber, or surrender assets until it has been served with a subpoena, summons, warrant, court or administrative order, lien, or levy.
- (14) The furnishing of information to law enforcement authorities, the Illinois
 Department on Aging and its regional administrative and provider agencies, the Department of Human Services Office of Inspector General, or public guardians, if there is suspicion by the investigatory entity, the guardian, or the association suspects that a customer who is an elderly or disabled person has been or

may become the victim of financial exploitation. For the purposes of this item (14), the term: (i) "elderly person" means a person who is 60 or more years of age, (ii) "disabled person" means a person who has or reasonably appears to the association to have a physical or mental disability that impairs his or her ability to seek or obtain protection from or prevent financial exploitation, and (iii) "financial exploitation" means tortious or illegal use of the assets or resources of an elderly or disabled person, and includes, without limitation, misappropriation of the elderly or disabled person's assets or resources by undue influence, breach of fiduciary relationship, intimidation, fraud, deception, extortion, or the use of assets or resources in any manner contrary to law. An association or person furnishing information pursuant to this item (14) shall be entitled to the same rights and protections as a person furnishing information under the Elder Abuse and Neglect Act, and the Illinois Domestic Violence Act of 1986, and the Abuse of Adults with Disabilities Intervention Act.

- (15) The disclosure of financial records or information as necessary to effect, administer, or enforce a transaction requested or authorized by the member or holder of capital, or in connection with:
 - (A) servicing or processing a financial product or service requested or authorized by the member or holder of capital;
 - (B) maintaining or servicing an account of a member or holder of capital with the association; or
 - (C) a proposed or actual securitization or secondary market sale (including sales of servicing rights) related to a transaction of a member or holder of capital. Nothing in this item (15), however, authorizes the sale of the financial records or

information of a member or holder of capital without the consent of the member or holder of capital.

- (16) The disclosure of financial records or information as necessary to protect against or prevent actual or potential fraud, unauthorized transactions, claims, or other liability.
- (17) (a) The disclosure of financial records or information related to a private label credit program between a financial institution and a private label party in connection with that private label credit program. Such information is limited to outstanding balance, available credit, payment and performance and account history, product references, purchase information, and information related to the identity of the customer.
- (b) (l) For purposes of this paragraph (17) of subsection (c) of Section 3-8, a "private label credit program" means a credit program involving a financial institution and a private label party that is used by a customer of the financial institution and the private label party primarily for payment for goods or services sold, manufactured, or distributed by a private label party.
- (2) For purposes of this paragraph (17) of subsection (c) of Section 3-8, a "private label party" means, with respect to a private label credit program, any of the following: a retailer, a merchant, a manufacturer, a trade group, or any such person's affiliate, subsidiary, member, agent, or service provider.
- (d) An association may not disclose to any person, except to the member or holder of capital or his duly authorized agent, any financial records relating to that member or holder of capital of that association unless:
 - (1) The member or holder of capital has authorized disclosure to the person; or
 - (2) The financial records are disclosed in response to a lawful subpoena, summons, warrant, or court order that meets the requirements of subsection (e) of this Section.
- (e) An association shall disclose financial records under subsection (d) of this Section pursuant to a lawful subpoena, summons, warrant, or court order only after the association mails a copy of the subpoena, summons, warrant, or court order to the person establishing the relationship with the association, if living, and, otherwise, his personal representative, if known, at his last known address by first class mail, postage prepaid, unless the association is specifically prohibited from notifying that person by order of court.
- (f) (1) Any officer or employee of an association who knowingly and willfully furnishes financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.
- (2) Any person who knowingly and willfully induces or attempts to induce any officer or employee of an association to disclose financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.
- (g) However, if any member desires to communicate with the other members of the association with reference to any question pending or to be presented at a meeting of the members, the association shall give him upon request a statement of the approximate number of members entitled to vote at the meeting and an

estimate of the cost of preparing and mailing the communication. The requesting member then shall submit the communication to the Commissioner who, if he finds it to be appropriate and truthful, shall direct that it be prepared and mailed to the members upon the requesting member's payment or adequate provision for payment of the expenses of preparation and mailing.

(h) An association shall be reimbursed for costs that are necessary and that have been directly incurred in searching for, reproducing, or transporting books, papers, records, or other data of a customer required to be reproduced pursuant to a lawful subpoena, warrant, or court order.

(Source: P.A. 92-483, eff. 8-23-01; 92-543, eff. 6-12-02; 93-271, eff. 7-22-03.)

Section 15. The Savings Bank Act is amended by changing Section 4013 as follows:

(205 ILCS 205/4013) (from Ch. 17, par. 7304-13)

Sec. 4013. Access to books and records; communication with members and shareholders.

- (a) Every member or shareholder shall have the right to inspect books and records of the savings bank that pertain to his accounts. Otherwise, the right of inspection and examination of the books and records shall be limited as provided in this Act, and no other person shall have access to the books and records nor shall be entitled to a list of the members or shareholders.
- (b) For the purpose of this Section, the term "financial records" means any original, any copy, or any summary of (1) a document granting signature authority over a deposit or account; (2) a statement, ledger card, or other record on any deposit or account that shows each transaction in or with respect to that account; (3) a check, draft, or money order drawn on a savings bank or issued and payable by a savings bank; or (4) any other item containing information pertaining to any relationship established in the ordinary course of a savings bank's business between a savings bank and its customer, including financial statements or other financial information provided by the member or shareholder.
 - (c) This Section does not prohibit:
 - (1) The preparation examination, handling, or maintenance of any financial records by any officer, employee, or agent of a savings bank having custody of records or examination of records by a certified public accountant engaged by the savings bank to perform an independent audit.
 - (2) The examination of any financial records by, or the furnishing of financial records by a savings bank to, any officer, employee, or agent of the Commissioner of Banks and Real Estate or the federal depository institution regulator for use solely in the exercise of his duties as an officer, employee, or agent.
 - (3) The publication of data furnished from financial records relating to members or holders of capital where the data cannot be identified to any particular member, shareholder, or account.
 - (4) The making of reports or returns required under Chapter 61 of the Internal Revenue Code of 1986.
 - (5) Furnishing information concerning the dishonor of any negotiable instrument permitted to be disclosed under the Uniform Commercial Code.
 - (6) The exchange in the regular course of business of (i) credit information between a savings bank and other savings banks or financial institutions or commercial enterprises, directly or through a consumer reporting agency or (ii) financial records or information derived from financial records between a savings bank and other savings banks or financial institutions or commercial enterprises for the purpose of conducting due diligence pursuant to a purchase or sale involving the savings bank or assets or liabilities of the savings bank.
 - (7) The furnishing of information to the appropriate law enforcement authorities where the savings bank reasonably believes it has been the victim of a crime.
 - (8) The furnishing of information pursuant to the Uniform Disposition of Unclaimed Property Act.
 - (9) The furnishing of information pursuant to the Illinois Income Tax Act and the Illinois Estate and Generation-Skipping Transfer Tax Act.
 - (10) The furnishing of information pursuant to the federal "Currency and Foreign Transactions Reporting Act", (Title 31, United States Code, Section 1051 et seq.).
 - (11) The furnishing of information pursuant to any other statute which by its terms or by regulations promulgated thereunder requires the disclosure of financial records other than by subpoena, summons, warrant, or court order.
 - (12) The furnishing of information in accordance with the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996. Any savings bank governed by this Act shall enter into an agreement for data exchanges with a State agency provided the State agency pays to the savings bank a reasonable fee not to exceed its actual cost incurred. A savings bank providing

information in accordance with this item shall not be liable to any account holder or other person for any disclosure of information to a State agency, for encumbering or surrendering any assets held by the savings bank in response to a lien or order to withhold and deliver issued by a State agency, or for any other action taken pursuant to this item, including individual or mechanical errors, provided the action does not constitute gross negligence or willful misconduct. A savings bank shall have no obligation to hold, encumber, or surrender assets until it has been served with a subpoena, summons, warrant, court or administrative order, lien, or levy.

- (13) The furnishing of information to law enforcement authorities, the Illinois Department on Aging and its regional administrative and provider agencies, the Department of Human Services Office of Inspector General, or public guardians, if there is suspicion by the investigatory entity, the guardian, or the savings bank suspects that a customer who is an elderly or disabled person has been or may become the victim of financial exploitation. For the purposes of this item (13), the term: (i) "elderly person" means a person who is 60 or more years of age, (ii) "disabled person" means a person who has or reasonably appears to the savings bank to have a physical or mental disability that impairs his or her ability to seek or obtain protection from or prevent financial exploitation, and (iii) "financial exploitation" means tortious or illegal use of the assets or resources of an elderly or disabled person, and includes, without limitation, misappropriation of the elderly or disabled person's assets or resources by undue influence, breach of fiduciary relationship, intimidation, fraud, deception, extortion, or the use of assets or resources in any manner contrary to law. A savings bank or person furnishing information pursuant to this item (13) shall be entitled to the same rights and protections as a person furnishing information under the Elder Abuse and Neglect Act and the Illinois Domestic Violence Act of 1986 and the Abuse of Adults with Disabilities Intervention Act.
- (14) The disclosure of financial records or information as necessary to effect, administer, or enforce a transaction requested or authorized by the member or holder of capital, or in connection with:
 - (A) servicing or processing a financial product or service requested or authorized by the member or holder of capital;
 - (B) maintaining or servicing an account of a member or holder of capital with the savings bank; or
 - (C) a proposed or actual securitization or secondary market sale (including sales of servicing rights) related to a transaction of a member or holder of capital. Nothing in this item (14), however, authorizes the sale of the financial records or

information of a member or holder of capital without the consent of the member or holder of capital.

- (15) The exchange in the regular course of business of information between a savings bank and any commonly owned affiliate of the savings bank, subject to the provisions of the Financial Institutions Insurance Sales Law.
- (16) The disclosure of financial records or information as necessary to protect against or prevent actual or potential fraud, unauthorized transactions, claims, or other liability.
- (17) (a) The disclosure of financial records or information related to a private label credit program between a financial institution and a private label party in connection with that private label credit program. Such information is limited to outstanding balance, available credit, payment and performance and account history, product references, purchase information, and information related to the identity of the customer.
- (b) (l) For purposes of this paragraph (17) of subsection (c) of Section 4013, a "private label credit program" means a credit program involving a financial institution and a private label party that is used by a customer of the financial institution and the private label party primarily for payment for goods or services sold, manufactured, or distributed by a private label party.
- (2) For purposes of this paragraph (17) of subsection (c) of Section 4013, a "private label party" means, with respect to a private label credit program, any of the following: a retailer, a merchant, a manufacturer, a trade group, or any such person's affiliate, subsidiary, member, agent, or service provider.
- (d) A savings bank may not disclose to any person, except to the member or holder of capital or his duly authorized agent, any financial records relating to that member or shareholder of the savings bank unless:
 - (1) the member or shareholder has authorized disclosure to the person; or
 - (2) the financial records are disclosed in response to a lawful subpoena, summons, warrant, or court order that meets the requirements of subsection (e) of this Section.
 - (e) A savings bank shall disclose financial records under subsection (d) of this Section pursuant to a

lawful subpoena, summons, warrant, or court order only after the savings bank mails a copy of the subpoena, summons, warrant, or court order to the person establishing the relationship with the savings bank, if living, and otherwise, his personal representative, if known, at his last known address by first class mail, postage prepaid, unless the savings bank is specifically prohibited from notifying the person by order of court.

- (f) Any officer or employee of a savings bank who knowingly and willfully furnishes financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.
- (g) Any person who knowingly and willfully induces or attempts to induce any officer or employee of a savings bank to disclose financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.
- (h) If any member or shareholder desires to communicate with the other members or shareholders of the savings bank with reference to any question pending or to be presented at an annual or special meeting, the savings bank shall give that person, upon request, a statement of the approximate number of members or shareholders entitled to vote at the meeting and an estimate of the cost of preparing and mailing the communication. The requesting member shall submit the communication to the Commissioner who, upon finding it to be appropriate and truthful, shall direct that it be prepared and mailed to the members upon the requesting member's or shareholder's payment or adequate provision for payment of the expenses of preparation and mailing.
- (i) A savings bank shall be reimbursed for costs that are necessary and that have been directly incurred in searching for, reproducing, or transporting books, papers, records, or other data of a customer required to be reproduced pursuant to a lawful subpoena, warrant, or court order.
- (j) Notwithstanding the provisions of this Section, a savings bank may sell or otherwise make use of lists of customers' names and addresses. All other information regarding a customer's account are subject to the disclosure provisions of this Section. At the request of any customer, that customer's name and address shall be deleted from any list that is to be sold or used in any other manner beyond identification of the customer's accounts.

(Source: P.A. 92-483, eff. 8-23-01; 92-543, eff. 6-12-02; 93-271, eff. 7-22-03.)

Section 20. The Illinois Credit Union Act is amended by changing Section 10 as follows:

(205 ILCS 305/10) (from Ch. 17, par. 4411)

Sec. 10. Credit union records; member financial records.

- (1) A credit union shall establish and maintain books, records, accounting systems and procedures which accurately reflect its operations and which enable the Department to readily ascertain the true financial condition of the credit union and whether it is complying with this Act.
- (2) A photostatic or photographic reproduction of any credit union records shall be admissible as evidence of transactions with the credit union.
 - (3) (a) For the purpose of this Section, the term "financial records" means any original, any copy, or any summary of (1) a document granting signature authority over an account, (2) a statement, ledger card or other record on any account which shows each transaction in or with respect to that account, (3) a check, draft or money order drawn on a financial institution or other entity or issued and payable by or through a financial institution or other entity, or (4) any other item containing information pertaining to any relationship established in the ordinary course of business between a credit union and its member, including financial statements or other financial information provided by the member.
 - (b) This Section does not prohibit:
 - (1) The preparation, examination, handling or maintenance of any financial records by any officer, employee or agent of a credit union having custody of such records, or the examination of such records by a certified public accountant engaged by the credit union to perform an independent audit.
 - (2) The examination of any financial records by or the furnishing of financial records by a credit union to any officer, employee or agent of the Department, the National Credit Union Administration, Federal Reserve board or any insurer of share accounts for use solely in the exercise of his duties as an officer, employee or agent.
 - (3) The publication of data furnished from financial records relating to members where the data cannot be identified to any particular customer of account.
 - (4) The making of reports or returns required under Chapter 61 of the Internal Revenue Code of 1954.

- (5) Furnishing information concerning the dishonor of any negotiable instrument permitted to be disclosed under the Uniform Commercial Code.
- (6) The exchange in the regular course of business of (i) credit information between a credit union and other credit unions or financial institutions or commercial enterprises, directly or through a consumer reporting agency or (ii) financial records or information derived from financial records between a credit union and other credit unions or financial institutions or commercial enterprises for the purpose of conducting due diligence pursuant to a merger or a purchase or sale of assets or liabilities of the credit union.
- (7) The furnishing of information to the appropriate law enforcement authorities where the credit union reasonably believes it has been the victim of a crime.
- (8) The furnishing of information pursuant to the Uniform Disposition of Unclaimed Property Act.
- (9) The furnishing of information pursuant to the Illinois Income Tax Act and the Illinois Estate and Generation-Skipping Transfer Tax Act.
- (10) The furnishing of information pursuant to the federal "Currency and Foreign Transactions Reporting Act", Title 31, United States Code, Section 1051 et sequentia.
- (11) The furnishing of information pursuant to any other statute which by its terms or by regulations promulgated thereunder requires the disclosure of financial records other than by subpoena, summons, warrant or court order.
- (12) The furnishing of information in accordance with the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996. Any credit union governed by this Act shall enter into an agreement for data exchanges with a State agency provided the State agency pays to the credit union a reasonable fee not to exceed its actual cost incurred. A credit union providing information in accordance with this item shall not be liable to any account holder or other person for any disclosure of information to a State agency, for encumbering or surrendering any assets held by the credit union in response to a lien or order to withhold and deliver issued by a State agency, or for any other action taken pursuant to this item, including individual or mechanical errors, provided the action does not constitute gross negligence or willful misconduct. A credit union shall have no obligation to hold, encumber, or surrender assets until it has been served with a subpoena, summons, warrant, court or administrative order, lien, or levy.
- (13) The furnishing of information to law enforcement authorities, the Illinois Department on Aging and its regional administrative and provider agencies, the Department of Human Services Office of Inspector General, or public guardians, if there is suspicion by the investigatory entity, the guardian, or the credit union suspects that a member who is an elderly or disabled person has been or may become the victim of financial exploitation. For the purposes of this item (13), the term: (i) "elderly person" means a person who is 60 or more years of age, (ii) "disabled person" means a person who has or reasonably appears to the credit union to have a physical or mental disability that impairs his or her ability to seek or obtain protection from or prevent financial exploitation, and (iii) "financial exploitation" means tortious or illegal use of the assets or resources of an elderly or disabled person, and includes, without limitation, misappropriation of the elderly or disabled person's assets or resources by undue influence, breach of fiduciary relationship, intimidation, fraud, deception, extortion, or the use of assets or resources in any manner contrary to law. A credit union or person furnishing information pursuant to this item (13) shall be entitled to the same rights and protections as a person furnishing information under the Elder Abuse and Neglect Act, and the Illinois Domestic Violence Act of 1986, and the Abuse of Adults with Disabilities Intervention Act.
- (14) The disclosure of financial records or information as necessary to effect, administer, or enforce a transaction requested or authorized by the member, or in connection with:
 - (A) servicing or processing a financial product or service requested or authorized by the member;
 - (B) maintaining or servicing a member's account with the credit union; or
 - (C) a proposed or actual securitization or secondary market sale (including sales of servicing rights) related to a transaction of a member.

Nothing in this item (14), however, authorizes the sale of the financial records or information of a member without the consent of the member.

- (15) The disclosure of financial records or information as necessary to protect against or prevent actual or potential fraud, unauthorized transactions, claims, or other liability.
 - (16) (a) The disclosure of financial records or information related to a private

label credit program between a financial institution and a private label party in connection with that private label credit program. Such information is limited to outstanding balance, available credit, payment and performance and account history, product references, purchase information, and information related to the identity of the customer.

- (b) (l) For purposes of this paragraph (16) of subsection (b) of Section 10, a "private label credit program" means a credit program involving a financial institution and a private label party that is used by a customer of the financial institution and the private label party primarily for payment for goods or services sold, manufactured, or distributed by a private label party.
- (2) For purposes of this paragraph (16) of subsection (b) of Section 10, a "private label party" means, with respect to a private label credit program, any of the following: a retailer, a merchant, a manufacturer, a trade group, or any such person's affiliate, subsidiary, member, agent, or service provider.
- (c) Except as otherwise provided by this Act, a credit union may not disclose to any person, except to the member or his duly authorized agent, any financial records relating to that member of the credit union unless:
 - (1) the member has authorized disclosure to the person;
 - (2) the financial records are disclosed in response to a lawful subpoena, summons, warrant or court order that meets the requirements of subparagraph (d) of this Section; or
 - (3) the credit union is attempting to collect an obligation owed to the credit union and the credit union complies with the provisions of Section 2I of the Consumer Fraud and Deceptive Business Practices Act.
- (d) A credit union shall disclose financial records under subparagraph (c)(2) of this Section pursuant to a lawful subpoena, summons, warrant or court order only after the credit union mails a copy of the subpoena, summons, warrant or court order to the person establishing the relationship with the credit union, if living, and otherwise his personal representative, if known, at his last known address by first class mail, postage prepaid unless the credit union is specifically prohibited from notifying the person by order of court or by applicable State or federal law. In the case of a grand jury subpoena, a credit union shall not mail a copy of a subpoena to any person pursuant to this subsection if the subpoena was issued by a grand jury under the Statewide Grand Jury Act or notifying the person would constitute a violation of the federal Right to Financial Privacy Act of 1978.
 - (e) (1) Any officer or employee of a credit union who knowingly and wilfully furnishes financial records in violation of this Section is guilty of a business offense and upon conviction thereof shall be fined not more than \$1,000.
 - (2) Any person who knowingly and wilfully induces or attempts to induce any officer or employee of a credit union to disclose financial records in violation of this Section is guilty of a business offense and upon conviction thereof shall be fined not more than \$1,000.
- (f) A credit union shall be reimbursed for costs which are reasonably necessary and which have been directly incurred in searching for, reproducing or transporting books, papers, records or other data of a member required or requested to be produced pursuant to a lawful subpoena, summons, warrant or court order. The Director may determine, by rule, the rates and conditions under which payment shall be made. Delivery of requested documents may be delayed until final reimbursement of all costs is received.

(Source: P.A. 91-929, eff. 12-15-00; 92-293, eff. 8-9-01; 92-483, eff. 8-23-01; 92-543, eff. 6-12-02.)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was to the order of Third Reading.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 187, 189, 190 and 191 were taken up for consideration. Representative Currie moved the adoption of the agreed resolutions. The motion prevailed and the Agreed Resolutions were adopted.

ADJOURNMENT RESOLUTION MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 29

RESOLVED, BY THE SENATE OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 03, 2005, they stand adjourned until Tuesday, March 08, 2005 at 12:00 o'clock noon.

Adopted by the Senate, March 3, 2005.

Linda Hawker, Secretary of the Senate

The foregoing message from the Senate reporting their adoption of SENATE JOINT RESOLUTION 29 was taken up for immediate consideration.

Representative Currie moved the adoption of the resolution.

The motion prevailed and SENATE JOINT RESOLUTION 29 was adopted.

Ordered that the Clerk inform the Senate.

At the hour of 3:48 o'clock p.m., Representative Currie moved that the House do now adjourn. The motion prevailed.

And in accordance therewith and pursuant to SENATE JOINT RESOLUTION 29, the House stood adjourned until Tuesday, March 8, 2005, at 12:00 o'clock noon.

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

March 03, 2005

0 YEAS	0 NAYS	115 PRESENT	
P Acevedo	P Delgado	P Lang	P Poe
P Bailey	P Dugan	P Leitch	P Pritchard
P Bassi	P Dunkin	P Lindner	P Reis
P Beaubien	P Dunn	P Lyons, Eileen	P Reitz
P Beiser	P Eddy	P Lyons, Joseph	P Rita
P Bellock	P Feigenholtz	P Mathias	P Rose
P Berrios	P Flider	P Mautino	P Ryg
P Biggins	P Flowers	P May	P Sacia
P Black	P Franks	P McAuliffe	P Saviano
P Boland	P Fritchey	P McCarthy	P Schmitz
P Bost	P Froehlich	P McGuire	P Schock
P Bradley, John	P Giles	P McKeon	P Scully
P Bradley, Richard	P Gordon	P Mendoza	P Smith
P Brady	P Graham	P Meyer	P Sommer
P Brauer	P Granberg	P Miller	P Soto
P Brosnahan	P Hamos	E Millner	P Stephens
P Burke	P Hannig	P Mitchell, Bill	P Sullivan
P Chapa LaVia	P Hassert	P Mitchell, Jerry	P Tenhouse
P Chavez	P Hoffman	P Moffitt	P Tryon
P Churchill	P Holbrook	P Molaro	P Turner
P Collins	P Howard	P Mulligan	E Verschoore
P Colvin	P Hultgren	P Munson	P Wait
P Coulson	P Jakobsson	P Myers	P Washington
P Cross	P Jefferson	P Nekritz	P Watson
P Cultra	P Jenisch	P Osmond	P Winters
P Currie	P Jones	P Osterman	P Yarbrough
P D'Amico	P Joyce	E Parke	P Younge
P Daniels	P Kelly	P Patterson	P Mr. Speaker
P Davis, Monique	P Kosel	P Phelps	-
P Davis, William	P Krause	P Pihos	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 165 PEN CD-ART 17-BOARD ELECTIONS THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Moffitt Y Molaro	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner
Y Brosnahan Y Burke	Y Hamos Y Hannig	E Millner Y Mitchell, Bill	Y Stephens Y Sullivan
Y Brosnahan Y Burke	Y Hamos Y Hannig	E Millner Y Mitchell, Bill	Y Stephens Y Sullivan
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 173 INCOME WITHHOLD-SOCIAL SECURTY THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Mulligan Y Munson	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington
Y Colvin	Y Hultgren	•	Y Wait
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 188 PREVAILING WAGE-PAYROLL THIRD READING PASSED

March 03, 2005

74 YEAS	41 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	N Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	N Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	Y Schmitz
N Bost	N Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	Y McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	Y Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	E Millner	N Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	N Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	N Mulligan	E Verschoore
Y Colvin	Y Hultgren	Y Munson	N Wait
Y Coulson	Y Jakobsson	N Myers	Y Washington
N Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	N Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	E Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 339 COUNTIES CODE-JUROR FEES THIRD READING PASSED

March 03, 2005

64 YEAS	50 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	Y Lindner	N Reis
N Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	Y Mathias	N Rose
Y Berrios	N Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	N Franks	Y McAuliffe	Y Saviano
Y Boland	N Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	P Giles	Y McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	N Meyer	N Sommer
N Brauer	N Granberg	N Miller	Y Soto
Y Brosnahan	Y Hamos	E Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	Y Hassert	N Mitchell, Jerry	N Tenhouse
N Chavez	Y Hoffman	Y Moffitt	Y Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	E Verschoore
Y Colvin	N Hultgren	N Munson	N Wait
N Coulson	N Jakobsson	N Myers	Y Washington
Y Cross	N Jefferson	Y Nekritz	Y Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	E Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 350 CD CORR-SEX OFFEND-RESIDE THIRD READING PASSED

March 03, 2005

112 YEAS	0 NAYS	2 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg A Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon P Turner E Verschoore Y Wait Y Washington Y Winters
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Winters P Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 384 SCH CD-STUDENT TEACHER-TEST THIRD READING PASSED

March 03, 2005

110 YEAS	5 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz N Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner N Mitchell, Bill Y Moffitt Y Molaro	Y Poe Y Pritchard N Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill Y Collins Y Colvin	Y Holbrook Y Howard Y Hultgren	Y Molaro Y Mulligan N Munson	Y Turner E Verschoore Y Wait
Y Coulson Y Cross Y Cultra	Y Jakobsson Y Jefferson Y Jenisch	N Myers Y Nekritz Y Osmond	Y Washington Y Watson Y Winters
Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jones Y Joyce Y Kelly Y Kosel	Y Osterman E Parke Y Patterson Y Phelps	Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 451 CONSUMER FRAUD-DISCOUNT CARDS THIRD READING PASSED

March 03, 2005

69 YEAS	45 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	N Lyons, Eileen	Y Reitz
Y Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
Y Berrios	Y Flider	N Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	P Giles	Y McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	N Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	E Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	Y Hassert	N Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	E Verschoore
Y Colvin	N Hultgren	Y Munson	N Wait
Y Coulson	Y Jakobsson	N Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	E Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 472 ETHANOL BOARD ACT THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington Y Watson
	Y Jakobsson	3	•
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 474 ALTERNATE FUELS-NOTICE THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington Y Watson
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenesch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 594 VOLUNTEER EMT PROTECT JOB THIRD READING PASSED

March 03, 2005

100 YEAS	15 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	Y Pritchard
N Bassi	Y Dunkin	N Lindner	Y Reis
N Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins Y Black	Y Flowers Y Franks	Y May Y McAuliffe	Y Sacia Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	Y McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	E Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill Y Collins Y Colvin	Y Holbrook Y Howard	Y Molaro Y Mulligan N Munson	Y Turner E Verschoore Y Wait
Y Coulson Y Cross	Y Hultgren Y Jakobsson Y Jefferson	Y Myers Y Nekritz	Y Washington Y Watson
N Cultra	N Jenisch	N Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico Y Daniels Y Davis, Monique	Y Joyce Y Kelly Y Kosel	E Parke Y Patterson Y Phelps	Y Younge Y Mr. Speaker
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 596 CRIM CD-FALSE PER FIRE FIGHTER THIRD READING PASSED

March 03, 2005

114 YEAS	1 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Meyer Y Miller E Millner Y Mitchell, Bill Y Moffitt	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon
Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross	Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington Y Watson
N Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 602 ADULT ENTERTAIN BILLBOARD ACT THIRD READING PASSED

March 03, 2005

114 YEAS	1 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	Y McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	E Millner	Y Stephens
Y Burke	Y Hannig	N Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	E Verschoore
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	E Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 615 RACIAL & ETHNIC HLTH DISPARITY THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Molaro Y Muligan Y Munson Y Myers	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 692 MOTOR FUEL THEFT THIRD READING PASSED

March 03, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 700 ASSISTD LIVNG-MEDS-COMMUNY FEE THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS
NINETY-FOURTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 701
CD CORR-RESTITUTION
THIRD READING
PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington Y Winters
Y Cross	Y Jefferson	Y Nekritz	Y Watson
		,	_
Y Davis, Monique Y Davis, William	Y Kosel Y Krause	Y Phelps Y Pihos	- s.e.s spenner

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 731 ST EMPLOYEE INS-CNTY HOSPITAL THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Molaro Y Muligan Y Munson Y Myers	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 741 PEN CD-RETURN TO TEACHING THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington Y Watson Y Winters Y Yerknown
Y Cross Y Cultra	Y Jefferson Y Jenisch	Y Nekritz Y Osmond	Y Watson Y Winters
Y Cross Y Cultra Y Currie Y D'Amico	Y Jefferson Y Jenisch Y Jones Y Joyce	Y Nekritz Y Osmond Y Osterman E Parke	Y Watson Y Winters Y Yarbrough Y Younge
Y Daniels Y Davis, Monique Y Davis, William	Y Kelly Y Kosel Y Krause	Y Patterson Y Phelps Y Pihos	Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 760 PUB AID-FUNERAL EXPENSES THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz
Y Bost Y Bradley, John Y Bradley, Richard	Y Froehlich Y Giles Y Gordon	Y McGuire Y McKeon Y Mendoza	Y Schock Y Scully Y Smith
Y Brady Y Brauer Y Brosnahan Y Burke	Y Graham Y Granberg Y Hamos Y Hannig	Y Meyer Y Miller E Millner Y Mitchell, Bill	Y Sommer Y Soto Y Stephens Y Sullivan
Y Chapa LaVia Y Chavez Y Churchill	Y Hassert Y Hoffman Y Holbrook	Y Mitchell, Jerry Y Moffitt Y Molaro	Y Tenhouse Y Tryon Y Turner
Y Collins Y Colvin Y Coulson Y Cross	Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Mulligan Y Munson Y Myers Y Nekritz	E Verschoore Y Wait Y Washington Y Watson
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Osmond Y Osterman E Parke Y Patterson Y Phelps	Y Winters Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 766 PARENT RESPONSIBILITY-LIABILTY THIRD READING PASSED

March 03, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller E Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner E Verschoore Y Wait Y Washington
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman E Parke Y Patterson Y Phelps Y Pihos	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker